

This is a digital copy of a book that was preserved for generations on library shelves before it was carefully scanned by Google as part of a project to make the world's books discoverable online.

It has survived long enough for the copyright to expire and the book to enter the public domain. A public domain book is one that was never subject to copyright or whose legal copyright term has expired. Whether a book is in the public domain may vary country to country. Public domain books are our gateways to the past, representing a wealth of history, culture and knowledge that's often difficult to discover.

Marks, notations and other marginalia present in the original volume will appear in this file - a reminder of this book's long journey from the publisher to a library and finally to you.

### Usage guidelines

Google is proud to partner with libraries to digitize public domain materials and make them widely accessible. Public domain books belong to the public and we are merely their custodians. Nevertheless, this work is expensive, so in order to keep providing this resource, we have taken steps to prevent abuse by commercial parties, including placing technical restrictions on automated querying.

We also ask that you:

- + *Make non-commercial use of the files* We designed Google Book Search for use by individuals, and we request that you use these files for personal, non-commercial purposes.
- + Refrain from automated querying Do not send automated queries of any sort to Google's system: If you are conducting research on machine translation, optical character recognition or other areas where access to a large amount of text is helpful, please contact us. We encourage the use of public domain materials for these purposes and may be able to help.
- + *Maintain attribution* The Google "watermark" you see on each file is essential for informing people about this project and helping them find additional materials through Google Book Search. Please do not remove it.
- + *Keep it legal* Whatever your use, remember that you are responsible for ensuring that what you are doing is legal. Do not assume that just because we believe a book is in the public domain for users in the United States, that the work is also in the public domain for users in other countries. Whether a book is still in copyright varies from country to country, and we can't offer guidance on whether any specific use of any specific book is allowed. Please do not assume that a book's appearance in Google Book Search means it can be used in any manner anywhere in the world. Copyright infringement liability can be quite severe.

#### **About Google Book Search**

Google's mission is to organize the world's information and to make it universally accessible and useful. Google Book Search helps readers discover the world's books while helping authors and publishers reach new audiences. You can search through the full text of this book on the web at http://books.google.com/

The price for each Volume is £1 5s., cloth, net; or £1 8s., half brown calf, net.

# THE REVISED REPORTS.

A REPUBLICATION OF THE

REPORTS OF CASES IN THE ENGLISH COURTS OF COMMON LAW AND EQUITY,

FROM THE YEAR 1785.

OMITTING SUCH CASES AND PARTS OF CASES AS ARE CONSIDERED TO BE NO LONGER OF PRACTICAL VALUE.

UNDER THE GENERAL EDITORSHIP OF

SIR FREDERICK POLLOCK, BART.

ASSISTED BY R. CAMPBELL AND O. A. SAUNDERS, BARRISTERS-AT-LAW.

# TABLE OF COMPARATIVE REFERENCE.

OLD REVISED	OLD REVISED
REPORTS. REPORTS,	REPORTS. REPORTS,
CASES FROM CITED AS R. R.	CASES FROM CITED AS R. R.
Adolphus & Ellis vide R. R. vols.	vide R. R. vols.
Vols. 1 to 8	Keen—2 vols
Anstruther—3 vols ,, 8 & 4	Known 2 wold " 99 40
Ball & Beatty—2 vols.	Law Journal, O. S.—9 vols. ,, 25 to 31, 34
Barnewall & Adolphus	Law Journal, N. S.
5 vols ,, 35 to 39	Vols. 1 to 5 36, 37, 39, 41, 42
Barnewall & Alderson	Lloyd & Welsby 35
5 vols , 18 to 24	Maddock—6 vols ,, 15 to 18 &
Barnewall & Cresswell	20 to 28
10 vols , 25 to 34	Manning & Ryland—5 vols. ,, 31 to 34
Bingham.—10 vols. 25, 27 to 31, 33 to 35, 38 Bingham, N. C.—Vols. 1 to 4 41 to 44	Marshall—2 vols , 15 & 17 Maule & Selwyn—6 vols. , 14 to 18
Bingham, N. C.—Vols. 1 to 4  Blackstone, H.—2 vols. , 41 to 44  2 & 3	McClolond C
7 00 00	McCloland & Vounda " 90
Bligh—4 vols ,, 20 to 22 Bligh, N. S.	Meeson & Welsby—Vols.1 & 2,, 46
Vols. 1 to 10 30 to 33, 35, 36, 38, 39, 42	Merivale—3 vols , 15 to 17
Bosanquet & Puller—5 vols.,, 4 to 9	Moody & Malkin ,, 31
Broderip & Bingham—3 vols. 21 to 24	Moody & Robinson—Vol. 1 42
Campbell—4 vols ,, 10 to 16	Moore, C. P.—12 vols , 19 to 29
Carrington & Payne	Moore, P. C.—Vol. 1 & 2 43, 46
Vols. 1 to 6 28, 31, 33, 34, 38, 40	Moore & Payne—5 vols. ,, 29 to 31, 33
Chitty—2 vols	Moore & Scott—4 vols. ,, 34, 35, 38
Clark & Finnelly Vols. 1 to 5	Mylne & Craig—Vols. 1 to 3 ,, 43, 45 Mylne & Keen—3 vols. ,, 36, 39, 41
Vols. 1 to 5	Mylne & Keen—3 vols. ,, 36, 39, 41
Cooper temp. Brougham ,, 38 Cooper. G	Nevile & Manning—6 Vols. 38 to 43 Nevile & Perry—Vol. 1 ,,
Cooper, G , , 14 Cooper, Pr. Cas , , 46 Cov — 2 vols , 1 & 2	Poolso 0 volo
Cox—2 vols , , 1 & 2	Dwine 19 male 15 to 08
Crompton & Jervis—2 vols. 35 & 37	Russell—5 vols , 25 to 29
Crompton & Meeson—2 vols. 38, 39	Russell & Mylne—2 vols. ,, 32, 34
Crompton, Meeson & Roscoe—	Russell & Ryan
2 vols , 40, 41	Ryan & Moody , 27
Daniell ,, 18	Schoales & Lefroy—2 vols. ,, 9
Danson & Lloyd ,, 84	
<b>Dow</b> :-6 vols ,, 14 to 16 & 19	Simons
Dow & Clark—Vols. 1 & 2 ,, 35 Dowling—Vols. 1 to 4 ,, 36, 39, 41, 46	Vols. 1 to 9 . 27, 29, 30, 33, 35, 38, 40, 42, 47
Dowling—Vols. 1 to 4 ,, 36, 39, 41, 46	Simons & Stuart—2 vols. ,, 24 & 25 Smith—3 vols 7 & 8
Dowling & Ryland's K. B. 9 vols 24 to 30	Smith—3 vols , , 7 & 8 Starkie—3 vols , , 18 to 20 & 28
Dowling & Ryland's N. P. ,, 25	Swanston—3 vols ,, 18 & 19
Durnford & East—8 vols. ,, 1 to 5	
East—16 vols , , 5 to 14	
Espinasse—6 vols ,, 5, 6, 8, 9	Turner & Russell ,, 23 & 24
Forrest ,, 5	
Gow	Tyrwhitt & Granger ., 46
Haggard's Adm. —3 vols. ,, 33, 35	<b>Yesey</b> , <b>Jr.</b> —19 vols ,, 1 to 18
Harrison & Wollaston—2 vols. 47	<b>Yesey &amp; Beames</b> —3 vols 12 & 13
Hodges—3 Vols ,, 42 & 43	
Hogan ,, 34	Wilson's Chy ,, 18
Holt	Wilson's Ex. Eq , , 16
Jacob & Walker—2 vols.	Collyer-Vols. 1 & 2, 41, 47 Jervis-3 vols. , 30 to 32
TAOOD & HAIREF - S VOIS.	GEF X 18 - 5 VOIS. ,, 50 to 52

# LAW BOOKS

PUBLISHED BY

# SWEET & MAXWELL, LIMITED,

3, CHANCERY LANE, LONDON.

ENCYCLOPÆDIA OF THE LAWS OF ENGLAND, by the most eminent legal authorities. In 12 Vols. Price £12 net in cloth, or £14 net in half calf.

Full Prospectus and Names of Contributors on Application.

Admiralty.—Williams and Bruce's Admiralty Practice. 3rd Edit. By C. F. JEMMETT and G. G. PHILLIMORE.

JEMMETT and G. G. PHILLIMORE.

In Preparation.

Agency.—A Digest of the Law of
Agency. By W. Bowstead. 2nd Ed. 16s.

American Law.—Bouvier's Encyclopædic Dictionary of American and English Law. New Edition. 2 vols. 2l. 10s. net. 1898.

Annual Practice.—By T. Snow, Chas. Burney, and F. A. Stringer. 25s. net.

Arbitration and Award.—Russell's (F.) Treatise on Power and Duty of an Arbitrator; with Forms and Statutes. 8th Edit. 30s. 1900.

Attachment.—Attachment of Debts, Receivers by way of Equitable Execution, and Charging Orders on Stock and Shares. By M. Cababé. 3rd Ed. 6s. 1900.

Auctions. — Bateman's Auctioneer's Guide, containing a Practical Treatise on the Law of Auctions; with Forms and Precedents. 7th Ed. 12s. 1894.

Bailments.—Wyatt Paine on Bailments, including Carriers, Pledges, Hire-Purchase, Liens, &c. 25s. 1901.

Bankrupt Law.—WILLIAMS' Law and Practice in Bankruptcy. 7th Ed. By E. W. HANSELL. Royal 8vo. 30s. 1898.

Bills of Costs.—Johnson's Bills of
Costs in the High Court of Justice and
Court of Appeal, in the House of Lords
and Privy Council. With Fees, Orders,
Rules, Decisions, &c., &c. By H. M.
Johnson. 2nd Edit. 35s. 1901.

Bills of Exchange.—Byles on Bills of Exchange. 16th Ed. By M. B. Byles and W. H. B. Byles. 25s. 1899.

Building Contracts.—Conditions of Contract. By F. W. MACEY.

In the Press.

Building Societies.—Davis's (H. F. A.)

Law of Building and Freehold Land Societies in England, Scotland and Ireland, &c. 4th Edit. By J. E. Walker. 21s. 1896.

Burials. —BAKER'S Law of Burials. The Law relating to Burials; with Notes, Forms, and Practical Instructions. 6th Ed. By E. LEWIS THOMAS, Barrister-at-Law. 25s. 1901. Capital and Income.—Concise Treatise on Capital and Income as between Life Tenant and Remainderman. By W. H. GOVER. 7s. 6d. 1901.

Children.—The Law relating to Children and Young Persons. By J. B. MAT-THEWS. 10s. 6d. 1894.

Choses in Action.—The Law relating to Choses in Action. By W. R. WARREN. 16s. 1899.

Common Law. — Broom's Commentaries on the Common Law. 9th Edit. By W. F. A. Archibald and H. A. Colefax. 25s. 1896.

Companies.—Lindley. A Treatise on the Law and Practice of Joint-Stock and other Companies. By Lord Lindley. 6th Edit. 2 vols. 'In the Press.

Conflict of Laws.—A Digest of the Law of England with reference to the Conflict of Laws. By A. V. DICEY, Q.C., B.C.L. 30s. 1896.

Contracts.—CHITTY'S (J., jun.) Treatise on the Law of Contracts. 13th Ed. By J. M. LELY. 30s. 1896. The Specific Performance of Contracts. By

The Specific Performance of Contracts. By W. D. RAWLINS, K.C. 5s. net. 1899.

Conveyancing.—BYTHEWOOD and JAR-MAN'S Precedents in Conveyancing. 4th Ed. By L. G. G. Robbins. With a Supplemental volume bringing each volume down to 1898. 8 vols. Reduced to 5l. net. 1884-98.

Davidson's Concise Precedents in Conveyancing. 17th Ed. By M. G. Davidson. 21s. 1899.

Introduction to Conveyancing. By Sir H. W. ELPHINSTONE. 5th Ed. 14s. 1900.

KEY & ELPHINSTONE'S Precedents and Forms in Conveyancing. Thoroughly revised, with large additions both to the Precedents and Notes. 7th Ed. By Sir H. ELPHINSTONE. 2 vols. 3l. 10s. 1902.

Student's Precedents in. By James W. Clark, m.a. 2nd Edit. 5s. 1896.

Coroners. —JERVIS (Sir John) Practical Treatise on the Office and Duties of Coroners. With an Appendix of Forms and Precedents. 6th Edit. By RUDOLPH E. MELSHEIMER. 10s. 6d. 1898.

• • 

# INDEX

TO ALL THE

# BANKRUPTCY AND BILLS OF SALE CASES

REPORTED IN

MORRELL'S BANKRUPTCY REPORTS
(VOLS. 1 TO 10)

AND

MANSON'S BANKRUPTCY AND COMPANY CASES
(VOLS. 1 TO. 8)

COVERING TOGETHER A PERIOD FROM THE COMMENCEMENT OF THE BANKRUPTCY ACT, 1883, TO THE END OF THE YEAR 1901



BY

# WALTER IVIMEY COOK

Of Lincoln's Inn, Barrister-at-Law

JOINT EDITOR OF "MANSON'S BANKEUPTCY AND COMPANY CASES," AND JOINT EDITOR OF THE THIRD EDITION OF "TUDOR'S CHARITABLE TRUSTS"

## LONDON

SWEET & MAXWELL, Limited, 3, CHANCERY LANE

2 aw Publishers

1902

BRADBURY, AGNEW & CO. LD., PRINTERS, LONDON AND TONBRIDGE.

# 268802

YMAMELI CHONMATO

	Α.			11*			
						P.	AGE
AACHENER Disconto Gesellschaft,	Ex parte	, Blake	eley,	In re		•	<b>60</b>
A. B. & Co., In re	•		,	•	•		2
—— (No. 2), In re.	•			•	•		47
Abbott, In re, Official Receiver, E	x parte	•					<b>52</b>
Abraham, Ex parte, Johnstone, 11	re.					•	66
Abrahams, In re, Trustee, Ex par	te .		,	•	•		28
Adams, Cooper v., Budgett, In re	•						<b>62</b>
Adamson, In re, Viney, Ex parte	•						2
Adamson and Ronaldson, Ex part	e, Hagan	& Co.	, In	re			38
Addington, Ex parte, Ives, In re.			,				25
Addison, Kemble v. (Spooner, Cla	imant)		,	•			16
Ador, Ex parte, Browne and Wing		re .	•				61
African Consolidated Land and Ti			780n	v.			<b>30</b>
Alderson, In re	•			•	•		3
In re, Kirby, Ex parte (	No. 1)		,				50
- In re, Kirby, Ex parte (	•	•					50
Alexander, In re, Alexander, Ex							42
Allen & Co., In re, Strong and Ha		Tx par	te				59
Allestree, Ex parte, Clarkson, In r						•	82
Allison, In re, Jaynes, Ex parte.	•			_			28
Alton, Wilmot v	•						24
Altree v. Altree (Staffordshire Fine	ancial Co	Clai	mant	(s:			17
Amos, Ex parte, Stock, In re .							59
Andrews, In re, Andrews, Ex part	в.					21,	
Angell, In re, Shoolbred, Ex parts							25
Angier, Ex parte, Johnstone, In re							28
Antoniadi v. Smith (H. W. Smith		nt)			_		16
Apelt, In re, Byrne, Ex parte .	•					_	27
Arden, In re, Arden, Ex parte	•				. 9.	10,	
Arkell, In re, Arkell, Ex parte .	•				,	,	14
Armstrong, In re, Armstrong, Ex	parte					•	49
	r	•		•	٠	•	ŦŪ

						1	PAGE
Armstrong, In re, Lindsay, Ex parte	•	•	•		•	21	, 72
& Co., Ex parte, Goetz, Jon	188 d	Ł Со.,	In re	3	•		<b>72</b>
Arnaud, Ex parte, Bullen, In re.		•		•	•		<b>32</b>
Arnold, In re, Official Receiver, Ex po	ırte	•		•			66
Arnott, In re, Barnard, Ex parte	•				•		44
- In re, Chief Official Receiver,	Ex p	oarte					39
Artola Hermanos, In re, Châle, Ex par	rte "	•			•	•	43
Ashbury, In re, Ashbury, Ex parte					•		68
Ashby, In re, Wreford, Ex parte.	•	•	•		•		73
Ashcroft, In re, Todd, Ex parte							74
Ashton, In re, McGowan, Ex parte	•	•					5
Ashwin, In re, Ashwin, Ex parte		•			•		20
Ashworth, Ex parte, Outram, In re.				•	•		6
and Outram, In re, Ashword	th an	ad Ou	tram,	Ex 1	oarte	•	9
Athlumney (Lord), In re, Wilson, Ex	part	в	•				61
Atkinson, In re, Atkinson, Ex parte	•	•	•		•		56
Attenborough, Ex parte, Cole, In re					•		12
AttGen., Ex parte, Higginson and De	an,	In re					58
Axford, Ex parte, Baker, In re .	•	•					`35
Aylmer, In re, Bischoffsheim, Ex parte	,						23
In re, Crane, Ex parte .	•			•			62
Ayshford, In re, Lovering, Ex parte.	•	•	•	•	•	•	25
В.							
BADCOCK, In re, Badcock, Ex parte							31
Badham, In re, Palmer, Ex parte		•		-			44
Baker, In re, Axford, Ex parte .			•	_			35
— In re, Baker, Ex parte						. 9	, 56
- In re, Lupton, Ex parte			_		•		35
In re, Official Receiver, Ex par	te						35
Bale, Ex parte, O'Gorman, In re							59
Ball, Ex parte, Simonson & Co., In re	-			_			66
Bankruptcy Notice (A), In re			_	_			39
- In re, Official	Rec		Ex no	urte	•		14
Bankruptcy Petition, In re			<sub>.</sub>		-		76
Bargen, In re, Hasluck, Ex parte					•		17
Barker, In re, Constable, Ex parte							33
Barlow, In re, Thornber, Ex parts							22
Barnard, Ex paris, Arnott, In re				•			44
Watking a		-	-	-	•	•	41

					PA	/GE
Barne, In re, Barne, Ex parte	•		•	•		47
Barnes, In re, Leach, Ex parte	•	•	•	•		<b>75</b>
Barnett, Ex parte, Tamplin & Son, In re		•				19
In re, Trustee, Ex parte .						76
$v$ . King	•	•				<b>59</b>
—— In re, Reynolds & Co., Ex parte				•		29
Barr, In re, Wolfe, Ex parte	•	•	•			1
Basan, Ex parte, Foster, In re			•	•		15
Bassett, In re, Lewis, Ex parte (No. 1)	•	•				53
In re, Lewis, Ex parte (No. 2)			•			26
Bastable, In re, Trustee, Ex parte .		•		•		80
Bastable's Trustee, Pearce $v$	•	•	•	•		80
Bates, In re, Hobbs, Ex parte						64
—— In re, Lindsey, Ex parte						42
Batson, In re, Hastie, Ex parte		•				39
Battams, Ex parte, Wenham, In re .		•	•			<b>52</b>
Batten, In re, Milne, Ex parte						23
Baxter, Ex parte, Vince, In re						62
Baynes, Ex parte, Clarke, In re		•	•			70
Beale, In re, Durrant, Ex parte		•	•	•		58
Beall, In re, Beall, Ex parte		•	•			39
- In re, Official Receiver, Ex parte					•	7
Bear, In re, Chief Official Receiver, Ex par	te		• .	•		44
Beard, In re, Lewis, Ex parte	•			•		29
Beardmore, Ex parte, Clark, In re .				•		7
Beauchamp, Lovell & Christmas v		• .				68
Beauchamp Brothers, In re, Beauchamp, E.	x par	te		•		14
In re, Carr, Ex parte						<b>52</b>
In re, Carr and Beau		р, Ех	parte	•		<b>52</b>
Bebro, In re, Bebro, Ex parte		•			. 1,	<b>54</b>
Becker, Ex parte, Lewis, In re					. 3,	<b>56</b>
Beedom, Hadley & Son v						18
Beeston, In re, Board of Trade, Ex parte					. 4,	<b>40</b>
Beesty, Ex parte, Lowenthal, In re .					•	47
Bell, In re					25,	<b>72</b>
In re, Official Receiver, Ex parts						44
Bentley's Yorkshire Breweries Co., Ex parte	s, Wa	ite, I	n re			4
Berry, In re, Flack, Ex parte	•	•			•	81
—— In re, Duffield v. Williams .				•		5
Besley and Wilson, Ex parte, Carpenter, In	re				•	61
Beswick, In re, Hazlehurst, Ex parte.	• .		•	•	•	29

			PAG	E
Betterjdge, Lole $oldsymbol{v}$	•		4	0
Betts, In re, Betts, Ex parte	•		6	9
—— In re, Official Receiver, Ex parte .	•		1, 7	0
and Block, In re, Board of Trade, Ex part	e		3	3
Bew, In re, Bull, Ex parte	•		3	7
Beyer, Peacock & Co., Ex parte, Clark, In re	•		13, 4	8
Beyfus, Poyser v., Perkins, In re			4	7
Beyts and Craig, In re, Cooper and Irvine, Ex p	arte		6	6
Bilbie, Hobson & Co. v. Kitto			1	2
Bill of Sale, In re, White to Rubery			1	9
Bing, Ex parte, Mason, In re			6	2
Binko, In re			8	4
Binstead, In re, Dale, Ex parte			4	
Birch, In re, Caucasian Trading Corporation, Ea	o parte	3 .		4
Bird v. Philpott			8	
Birkin, In re, Birkin, Ex parte			. 6	
Bischoffsheim, Ex parte, Aylmer, In re			2	
Bishop, In re, Claxton, Ex parte			2	
Blackburne, In re, Strouts, Ex parte			5	
Blackett, Ex parte, Johnson and Stephens, In re			4	
Blackman, In re, Branfill, Exparte	•		5	
Blakeley, In re, Aachener Disconto Gesellschaft,	Er n	nrta	6	
Blanchett, Ex parte, Keeling, In re	Da pr	47 40 .	4	
Blandford, Ex parte, Hood, In re	•	•		6
Blane, Ex parte, Hallett & Co., In re	•	•	. 50, 6	
	•	•	-	_
Blease and Blease, Ex parte, Blenkhorn, In re	•	•		9
Blenkhorn, In re, Blease and Blease, Ex parte	•	•		
Blennerhassett, In re, Blennerhassett, Ex parte	•	•		1
Blount v. Whitely	•	•		0
Bluck, In re, Bluck, Ex parte	•	•		0
Board of Trade, Ex parte, Beeston, In re	•	•	4, 4	
— Ex parte, Betts and Block, In re	· .	•		3
Ex parte, Brunner, In re.	•	•		8
Ex parte, Burr, In re.	•	•	-	3
Ex parte, Calderwood, In re	•	•	. 19,20,2	1
Ex parts, Chudley, In re.	•	•		9
— Ex parte, Coles, In re	•		2	7
—— Ex parte, Cornish, In re.	•	•	7	8
—— Ex parte, Freeman, In re.	•	•	7	9
—— Ex parte, Gallant, In re.	•	• , .	2	1
Ex parte, Games, In re .			7	8

		T.	BLE (	OF CASE	8.					vii
				•					P	GE
Board of Trade,	Ex parte	, Ge	e, In	re.	•			•		36
	Ex parte					•				<b>34</b>
	Ex parte								•	5
	Ex parte		-							33
	Ex parte									83
	Ex parte	•	• •		cliffe,	In re	1			<b>7</b> 9
	Ex parte	, Hr	int, Is	n re	•	•				28
	Ex parte				•		•			78
<del></del>	Ex-parte									<b>78</b>
	Ex parte				•	•		•	•	1
	Ex parte									80
	Ex parte				•	•				25
*********	Ex parte									78
	Ex part								8.	34
	Ex parte				ε.					20
	Ex parte									34
	Ex parte					•				26
	Ex parte				cer. In	re	•			51
	Ex parte							. 20.	21,	
-	Ex parte				•		•	,		26
	Ex parte				•			•	•	28
-	Ex parte									79
	Ex parte				٠.					79
<del></del>	Ex parte						•			80
	Ex parte		-							32
•	Ex parte	-								88
<del></del>	Ex parte	-								78
	Ex parte									28
	Ex parte									21
	Ex parte		-							22
	Ex parte									35
	Ex parte									26
Bonacino, In re,						e				61
Bond and Bond,								•		55
Bottomley, In re										23
Bourke v. Nutt,					Electi	on, I	ı re			31
Bowen v. Phillip			•	•	•	•				41
Boyd, In re, Boy	rd, <i>Ex po</i>	arte	•	•	•			•		45

—— In re, McDermott, Ex parts
—— McDermott v., McHenry, In re, Levita's Claim.
Bradbrook, In re, Hawkins, Ex parte.

							PAGE
Bradley, Seed $v$	•	•		•	•	•	17
Brall, In re, Norton, Ex parte .		•		•	•		74
Branfill, Ex parte, Blackman, In re		•		•	•		<b>56</b>
Briggs v. Ryan, Wheeler's Settlement	i, In	re		•	•		74
Brightmore, In re, May, Ex parte		•	•	•	•		56
Brims, Ex parte, Palmer, In re.		•					13
Brindley, In re, Brindley, Ex parte		•	•	•		•	72
Britton, In re						•	36
Brockelbank, In re, Dunn, Ex parte							33
Brook, Dibb $v$		•	•.				65
Brooke, In re, Trustee, Ex parte.					•		36
—— Peace v	•	•			•		17
Brooks, In re		•					46
Broster, In re, Pruddah, Ex parte							29
Brown, Ex parte, Dodds, In re .				•			66
Ex parte, Hastings, In re							46
- Ex parts, Smith, In re.							28
Ex parte, Stephenson, In re							75
Ex parte, Vansittart, In re							74
Ex parte, Wise, In re.							8
- In re, Plitt, Ex parte .							12
Burns-Burns' Trustee v.							4
Brown and Wingrove, Ex parte, Land	lau.	In re					85
Browne and Wingrove, In re, Ador,						-	61
Brunner, In re, Board of Trade, Ex							38
Bruno, Silva & Son, In re, Francis &			arte				45
Bryant, Ex parte, Reese, In re .		<i>F</i>		•			62
- In re, Bryant, Ex parte.				•	_	•	34
In re, Gordon, Ex parte.			·	·			28
Buckett, Rose v			•	•	•		78
Buckwell v. Norman			•	į	•	-	. 62
Budden, Ex parte, Underhill, In re	_			•	•	•	38
Budgett, In re, Cooper v. Adams	_		·	•	·		62
Buenos Ayres and Pacific Railway, I	e Tar ma	erte. O	lark.	In r	a .	•	61
Bull, Ex parte, Bew, In re.	Ju po	<i>,,</i> ,, ,			•	•	37
—— In re	•	•	•	•	•	•	33
Bullen, In re, Arnaud, Ex parte.	•	•	•	•	•	. •	32
Bullock, In re, Ward, Ex parte.	•	•	•	•	•	•	17
Burden, In re, Wood, Ex parte.	•	•	•	•	•	•	58
Burdett, In re, Byrne, Ex parte.	•	•	•	•	•	•	16
Burgess. Ex parts. Hood. In re	•	•	•	•	•	•	16

•							
TABLE OF	CASE	18.					ix
						P.	A.G.E
Burgess, In re, Burgess, Ex parte	•	•		•			37
Burgoyne, In re, Burgoyne, Ex parte		• ·		•			20
Burman, Ex parte, Jubb, In re.	•			•		•	70
Burnett, In re, Official Receiver, Ex	parte	3.		•	•		5
Burns-Burns' Trustee $v$ . Brown .							4
Burr, In re, Board of Trade, Ex par	te	•					23
Butler $v$ . Wearing	•	•					12
Butterfield, In re				•			68
Byrne, Ex parte, Apelt, In re .							27
- Ex parte, Burdett, In re.							16
—— In re, Henry, Ex parte .	•	•		•	•	•	65
C	•						
CALCOTT and Elvin's Contract, In re		•				•	51
Calderwood, In re, Board of Trade, I	Tx par	rte			. 1	9, 20,	21
Callow, Ex parte, Jensen, In re.	•	•				•	71
Calvert, In re, Calvert, Ex parte (No	. 1)		•				60
- In re, Calvert, Ex parte (No		•			•		60
In re, Calvert, Ex parte (No	. 3)	•					60
Campbell, Ex parte, Wallace, In re	•	•				•	22
—— In re, Campbell, Ex parte			•	•	•	. 3,	37
- In re, Wolverhampton and	d Sta	ffords	hire	Banl	ring (	٠., أ	
Ex parte					•	•	65
Carey, $\overline{In}$ re, Jeffreys $v$ . Carey Cycle	Co.						64
Carlhian, Ex parte, Raatz, In re.				•			69
Carne, In re, Jackson, Ex parte.					•		34
Carpenter, In re, Besley and Wilson,	Ex p	arte	•				61
Carr, Ex parte, Beauchamp Brothers							<b>52</b>
and Beauchamp, Ex parte, Bea			other	rs, In	re		52
and Ford, Ex parte, Catford, In		٠.					66
Carruthers, In re. Tobit, Ex parte							35
Carter, In re, Carter, Ex parte .		• ,			•	•	70
— and Kenderdine's Contract, I				•			81
Carvill and McKean, In re		•		•			37
Castle Mail Packet Co., Ex parte, Pa		In re			•		33
Catford, In re, Carr and Ford, Ex pa							66
Saucasian Trading Corporation, Exp		Birch	. In	re			4
entral Argentine Gold Fields Co. 1					νω <i>Τα</i>	ra	43

56 43

Central Bank of London, Ex parte, Fraser, In re Châle, Ex parte, Artola Hermanos, In re

						PA	GB
Champagné, In re, Kemp, Ex parte	•			•	•	•	77
Chantry and Brewster, In re, Peace, I	Ex par	rte		•	•	•	27
Chaplin v. Daly (Onion, Claimant)	•			•	•	•	22
Chapman, In re, Clark and Turner, E	x par	te	•	•		•	25
In re, Edwards, Ex parte	•					•	<b>76</b>
In re, Parker, Ex parte	•			•	•	•	<b>64</b>
In re, Whiteley v. Haydon	•			•	•	•	71
Charbin, Ex parte, Mahler, In re			•	•	•	•	51
Charles, Ex parte, Tricks, In re.	•	•		•			58
Charlwood, In re, Trustee, Ex parte			•	•	•		66
Charrington & Co., Ex parte, Dickens	on, I	ı re	•	•			<b>7</b> 3
Chase, In re, Cooper, Ex parte .			•	•	•		84
Chief Official Receiver, Ex parte, Arne	ott, <i>I</i> 1	ı re		•	•		<b>3</b> 9
Ex parte, Bea					•		44
Ex parte, Gou				•			6
Ex parte, McC			!				68
Ex parte, Ree				In re			10
Ex parte, Spal							46
Ex parte, Will				•			<b>2</b> 9
Child, In re, Child, Ex parte .							4
Chinery, In re, Chinery, Ex parte							42
Christie, In re, Christie, Ex parte							80
Chudley, In re, Board of Trade, Ex p	arte						19
Clark, In re, Beardmore, Ex parte			•				7
In re, Beyer, Peacock & Co., E	x pari	te				18,	43
In re, Buenos Ayres and Pacific			Ex pa	rte			61
In re, Kearley, Ex parte .							7
In re, Schultze, Ex parte .							61
— Hasluck v							6
and Turner, Ex parts, Chapman	1. <i>In</i> 1	r <b>.e</b>					25
Clarke, Ex parte, Ridgway, In re	•		•			24,	62
- In re, Baynes, Ex parte .		:		•		. ´	<b>70</b>
In re, Clarke, Ex parte .							23
In re, Dickenson, Ex parte						•	47
In re, Schultze & Co., Ex par	te						69
Clarkson, In re, Allestree, Ex parte	•		•	•	•	•	32
In re, Clarkson, Ex parte					•		32
Claxton, Ex parte, Bishop, In re.	•				•		21
Clay & Sons, In re, Trustee, Ex parte				•	•		44
Clayton and Beaumont's Contract, In							7
Clement In re Goes He marte						92	27

					PA	GE
Clements, In re, Davis, Ex parte .	. •	•	•	•	•	13
Clifton (Lord), In re, Lord Clifton, Ex pe	arte	•	•	•	13,	68
Cloete, In re, Cloete, Ex parte	•	•		•	•	<b>57</b>
Coates, In re, Scott, Ex parte	•	•	•		•	64
Cochrane, Ex parte, Faulconer, In re.	•		•	•	•	9
Cock, In re, Shilson, Ex parte	•	•		•		36
Cocks, Biddulph & Co., Ex parte Hallett,	In re	•	•	•	•	63
Cohen, In re, Schmitz, Ex parte.	•	•	•	•	•	42
$v$ . Mitchell	•	•	•	•	•	7
Cole, In re, Attenborough, Ex parte .	•			•	•	12
Coles, In re, Board of Trade, Ex parte	•					27
Collier, In re, Dan Rylands, Limited, Ex	parte			•	•	14
Collins, Ex parte, Rogers, In re	•			•	•	7
- Ex parte, Wells, In re				•		7
—— Scobie v						66
Collinson, In re, Collinson, Ex parte .						56
Colonial Bank v. Whinney					72,	<b>7</b> 5
Commissioners of Woods and Forests, Ex	e parte	. Tho	mas.	In re		36
Comptroller in Bankruptcy, Ex parts, Th						24
Connan, In re, Connan, Ex parte .						42
Constable, Ex parte, Barker, In re .					•	33
Ex parte, Lorrimar, In re.					. 4.	55
Cook, In re, Cook, Ex parte		•			,	31
—— In re, Cripps, Ex parte			•	•		27
—— In re, Dudgeon, Ex parte	_		_			72
—— In re, Holmes, Ex parte						60
—— In re, Vernall, Ex parte	•	•	•	•	•	60
Cooke v. Charles A. Vogeler Co	•	•	•	·	•	2
Cooper, Ex parte, Chase, In re	•	•	•	•	•	34
Ex parte, Knight, In re.	•	•	•	•	•	73
Ex parte, Pennington, In re.	•	•	•	•	•	73
v. Adams, Budgett, In re	•	•	•	•	•	62
and Irvine, Ex parte, Beyts and C	!raio	In ro	•	•	•	66
Cornish, In re, Board of Trade, Ex parte		116 16	•	•	•	78
Coster and Tack, In re, Raphael, Ex parts		•	•	•	•	27
· · · · · · · · · · · · · · · · · · ·		•	•	•	•	17
Coton, In re, Payne, Ex parte	•	•	•	•	•	
Coulson, Ex parte, Gardiner, In re	•	•	•	•	•	14
Courage v. O'Shea, O'Shea, In re	•	•	•	•	•	67
Courtenay, In re, Dear, Ex parte.	•	•	•	•	•	9
Cox, In re, Trustee, Ex parte	•	•	•	•	•	20
— v. Liddell	•	•	• .	•	•	37

•						PA	GE
Crane, Ex parte, Aylmer, In re.	•	•	•	•			<b>62</b>
Cranston, In re, Cranston, Ex parte	•	•	•	•	•	•	31
Crawshaw v. Harrison (Fraser, Claims		•	•	•	•	•	<b>40</b>
Creasy, London and Eastern Counties						•	18
Cresswell and Jameson, Ex parte, Jam	eson a	and 8	Sandy	3, In 1	re	•	68
Cripps, Ex parte, Cook, In re.							27
Cripps, Ross & Co., In re, Ross, Ex pe	arte	•	•	•		41,	53
Cronmire, In re, Cronmire, Ex parte	•	•	•	•		49,	68
—— In re, Waud, Ex parte		•	•	•		•	77
Crook, In re, Crook, Ex parte .	. •	. •	•				5
- In re, Hampshire (Sheriff), Ea	e parte	3			•		<b>4</b> 0
v. Morley	•						5
Cross, Ex parte, Duleep Singh, In re			•				<b>5</b> 5
Crossley, McEntire and Maconchy v.							18
Crosthwaite, Ex parte, Pearce, In re	•						<b>4</b> 0
Crowther, In re, Duff, Ex parte.			•				35
— In re, Ellis, Ex parte.							6
Crump, In re, Crump, Ex parte .							42
Cullen, Ex parte, Parrott, In re.							67
Cundy, Ex parte, Galey, In re .							45
Cunningham, Ex parte, Mitchell, In 1	re						37
- In re, Official Receiver,		arte					38
	•		•				
D.							
Δ.							
Dagnall, In $re$ , Soan and Morley, $E_{a}$	r parte	3	•		•		49
Daintrey, In re, Holt, Ex parte.	•	•		•	•		4
—— In re, Mant and Mant, Ex	parte		•	• .			<b>50</b>
Dale, Ex parte, Binstead, In re.	•	•					<b>42</b>
—— In re, Dale, Ex parte	•	•			•	•	10
Daly, Chaplin v. (Onion, Claimant)			•				22
Daniel, Ex parte, Roberts, In re.	•						43
—— In re	•			•			<b>52</b>
Daniell, Ex parte, Deakin, In re.							26
Dan Rylands, Limited, Ex parte, Colli	ier, <i>In</i>	re					14
Dash, Ex parte, Selwood, In re.							5
Dashwood, In re, Kirk, Ex parte		•					1
Davies, Ex parte, Easton, In re.							38
— Ex parte, Evans, In re.							61
In me Fanitable Investment C	ر ام	imita	A Fa	manta			17

TABLE OF CA	ses.					xiii
					F	AGE
Davies, Hemming $v$						26
Jenkins v. (Howie, Claimant) .	•					17
Davis, Ex parte, Clements, In re .						13
In re, Goodman, Ex parte .				_		37
In re, Trustees of Pollen's Estate	. Ex ve	erte	, ,		-	40
— In re, Turnpenny, Ex parte .	,					20
Dawes, Ex parte, Moon, In re		_	_	•		11
- In re, Official Receiver, Ex part	e .			•	•	1
Dawson, In re, Dawson, Ex parte .			•	•	•	41
v. African Consolidated Land s	nd Tra	ding	Co.	•		30
Day, In re, Trustee, Ex parte					26	, 75
Day & Sons, Palmer v		•	•	•		50
Deakin, In re, Daniell, Ex parte.	_	•	•	•	•	26
Dear, Ex parte, Courtenay, In re	_		•	•	•	9
Dearle, Ex parte, Hastings, In re		•	•	•	•	14
De Braam $v$ . Ford		•	•	•	•	17
Debtor, In re, Debtor, Ex parte.		•	•	•	•	69
Deerhurst, In re, Seaton, Ex parte (No.	1) .	•	•	•	•	63
- In re, Seaton, Ex parte (No.		•	•	•	•	68
	-, .	•	•	•	•	28
De Lemos, Ex parte, Somes, In re .	•	•	•	•	•	60
Deller, Ex parte, Somes, In re		•	•	•	•	77
Delmar, Ex parte, Herepath and Delmar	. In re		•	•	•	64
Denbigh (Earl), Ex parte, Smith, In re	, 2.0 , 0	•	•	•	•	9
Dennis, In re	•	•	•	•	•	80
Desportes, In re	•	•	•	•	•	38
Des Vignes, In re, Des Vignes, Ex parte		•	•	•	•	68
Dibb v. Brook	•	•	•	•	•	65
Dickenson, Ex parte, Clarke, In re	•	•	•	•	•	47
—— In re, Charrington & Co., A	Ir narti	•	•	•	•	73
Diprose, West v	w par w	•	•	•	•	17
Discount Banking Co., Ex parte, Bonaci	no Tea	ro	•	•	•	61
Ex parte, Fox an				•	•	61
Discount Co., Ex parte, Stockley, In re	4 9 400	UD, 11	, , ,	•	•	54
District Bank, Ex parte, Genese, In re	•	•	•	•	•	61
Dixon, Ex parte, Easton, In re	•	•	•	•	•	15
and Cardus, In re, Dixon and Cardus,	edna <i>E</i>	'r n <i>a</i>	· ta	•	•	23
and Wilson, In re, Dixon and Wilson,				•	•	56
Dodds, In re, Brown, Ex parte	naou, E	ne pun	ec .	•	•	66
In re, Vaughan (Executors of),	The mark	۰	•	•	•	59
Dallam R Oill. T	-		•	•	• .	3
Double, Lx parte, Gillo, In Te	•	•	•	•	•	·

						P	<b>AGE</b>
Downing, In re, Mardon, Ex parte		•	•	•	•		8
Dowson, In re, Dowson, Ex parte		•	•	•	•		34
In re, Jaynes, Ex parte					•		26
Du Boulay, In re	•						32
Duce and Duce, In re, Duce, Ex part	e		•				31
Dudgeon, Ex parte, Cook, In re					•		72
Duff, Ex parte, Crowther, In re				•			35
Duffield v. Williams, Berry, In re			•				5
Dulaney v. Merry & Son			•				2
Duleep Singh, In re, Cross, Ex parte							<b>55</b>
Duncan, In re, Duncan, Ex parte	•	•					51
- In re, Official Receiver, Ex p	parte			•			27
Dunhill, In re, Wilson, Ex parte (No.	1)		•				<b>54</b>
- In re, Wilson, Ex parte (No.							29
Dunn, Ex parte, Brockelbank, In re		•					33
Durnford, In re			•				33
Durrant, Ex parte, Beale, In re.							58
Dyer, Ex parte, Lake, In re .							44
Ex parte, Taylor, In re .							71
Dyson, Reg. v							80
E.							
EALING Local Board, Ex parte, Trehe	arne,	In re	;				12
Easton, In re, Davies, Ex parte.							38
In re, Dixon, Ex parte .							15
Easy, In re, Hill and Hymans, Ex pa	rte					30,	
Eaton, In re, Viney, Ex parte .							44
Edison General Electric Co. v. Westn		r and	Vanc	ouver	Tram	-	
way Co							44
Edmunds, Ex parts, Green, In re		•			. 24.	28,	
Edwards, Ex parte, Chapman, In re					,	,	76
Ex parte, Home, In re							47
- Ex parte, Smith, In re	_						59
In re, Harvey, Ex parte							49
v. Marcus (Townend, Clain	nant)						16
Elderton, In re, Russell, Ex parte			_		_		76
Elgood v. Harris		-					50
Ellis, Ex parte							19
- Ex parte, Crowther, In re.		•					6
—— In re, Hinchelwood, Ex parte	•	•	•	•	•	•	54
, , , , , , , , , , , , , , , , , , ,							

					P	AGB
Ellis, Official Receiver v., Hill, In re.	•	•	•	•	•	17
Equitable Investment Co., Limited, E.	r part	s, Davies	, In r	в	•	17
Erdheim, Reg. v	•	•	•	•	•	<b>30</b>
Errington, In re, Mason, Ex parte .	•	•	•	•	•	61
Essex (Sheriff), Ex parte, Finch, In re		•	•	•	•	<b>25</b>
Ex parte, Harrison, In		•	•	•	•	26
Ex parte, Levy, In re		•	•	•	٠	25
Evance, In re, Evance, Ex parte .	•	•	•	•	•	15
Evans, Ex parte, Richards, In re .			•	•	•	<b>32</b>
In re, Davies, Ex parte		•	•	•		61
In re, Evans, Ex parte		•	•	•		6
Evelyn, In re, General Public Works a	nd A	sets Co.,	Ex po	arte	•	65
Everett, Rutter v		•	•			71
E. W. A. (a Debtor), In re		•	•			30
Eynon, Ex parte, Wiltshire, In re		•	•	•		16
F.						
FABIAN, Ex parte, Landrock, In re		•	•	•	•	66
Faithfull, In re, Moore, Ex parte.		•	•	•	•	42
Fanshawe, Ex parte, Wood, In re	•	•	•	•	•	27
**	• • •	•	• •	•	•	39
Farmer, Hardy $v$ ., Hardy, $In re$ .	•	•	•	•	•	<b>22</b>
Farnham, In re (No. 1)	•	•	•	•	•	48
—— In re (No. 2)		•	•	•	•	48
Faulconer, In re, Cochrane, Ex parte.		•	•	•	•	9
Feast, In re, Feast, Ex parte		•	•	•		12
Feild, In re, Pratt, Ex parte		•	•	•	•	19
Fenton, Ex parte, Sissling, In re.		•	•			10
Fiddian, Squire & Co., In re, Fiddian,	Squir	e & Co.,	Ex pa	rte	. 3,	58
Field, In re			•	•	•	57
Figg v. Moore			•	•	. 4,	40
Finch, In re, Essex (Sheriff), Ex parte		•	•		•	25
Finlay, Ex parte, Linton, In re.		•	•			17
Finley, In re, Hanbury, Ex parte		•	•	•		86
Firbank, In re, Knight, Ex parte .		•	•			71
Flack, In re, Berry, Ex parte		•	•	•		81
Flatau, In re, Official Receiver, Ex par	rte .	•	•			70
Fletcher, In re, Fletcher, Ex parte .		•		•		68
- In re, Suffolk, Ex parte .			•			45
and Brandon, Ex parte, Smit	h and		In re			63

—— In re, Rawlings, Ex parte							1	AGE
Ford, In re, Ford, Ex parte	Flowers & Co., In re, Ware and Sons,	Ex po	ırte	•	•	•	•	15
—————————————————————————————————————		•	•	•	•	•	•	15
—————————————————————————————————————		•	•	•		•	•	42
—————————————————————————————————————		•	•	•	•	•	•	53
		в	•	• '	•	•		40
Foresters Friendly Society, Ex parte, Miller, In re  Foreman, Ex parte, Hann, In re  Forster, Ex parte, Hanson, In re  In re, Rawlings, Ex parte  Fort, In re, Schofield, Ex parte  Foster, In re, Basan, Ex parte  Foster & Co., Ex parte, Webster, In re  Ex parte, Webster, In re  Ex parte, Woolstenholme, In re  Sox and Jacobs, In re, Discount Banking Co., Ex parte  Francis & Co., Ex parte, Bruno, Silva & Son, In re  Frank, In re  Frank, In re, Official Receiver, Ex parte  Freman, In re, Oentral Bank of London, Ex parte  Freeman, In re, Board of Trade, Ex parte  French, In re, Freench, Ex parte  Friph, Hunt v.  Frost and Frost, In re, Oastler & Co., Ex parte  58 Fuller v. McMahon, McMahon, In re  Funness Finance Co., In re, Seaman, Ex parte  Gallant, In re, Fryer, Ex parte  Gallant, In re, Gallard, Ex parte  — In re, Fryer, Ex parte  Gallant, In re, Board of Trade, Ex parte  Gallant, In re, Gallard, Ex parte  — In re, Fryer, Ex parte  Gamgee, In re, Gamgee, Ex parte  58 Gamen, In re, Gamgee, Ex parte  59 Gamen, In re, Ward & Co., Ex parte  50 Gamen, In re, Gangee, Ex parte  50 Gamen, In re, Coulson, Ex parte		•	•	•	•	•	•	17
Foreman, Ex parte, Hann, In re       9         Forster, Ex parte, Hanson, In re       1         — In re, Rawlings, Ex parte       2         Fort, In re, Schofield, Ex parte       61         Foster, In re, Basan, Ex parte       15         Foster & Co., Ex parte, Webster, In re       22         — Ex parte, Woolstenholme, In re       3         Fox and Jacobs, In re, Discount Banking Co., Ex parte       61         Francis & Co., Ex parte, Bruno, Silva & Son, In re       45         Frank, In re        75         Franks, In re, Official Receiver, Ex parte       38         Fraser, In re, Central Bank of London, Ex parte       56         Freman, In re, Board of Trade, Ex parte       29         — In re, Freeman, Ex parte       29         Friedlander, In re, Oastler & Co., Ex parte       5         Fripp, Hunt v.        7         Frost and Frost, In re, Official Receiver, Ex parte       58         Fuller v. McMahon, McMahon, In re       58         Furness Finance Co., In re, Seaman, Ex parte       67         Fryer, In re, Fryer, Ex parte       21         Gallard, In re, Board of Trade, Ex parte       22         — In re, Harris, Ex parte       28         Gamgee, In re, Gamgee, Ex parte       5		•	•	•	•	•	•	69
Forster, Ex parte, Hanson, In re  —— In re, Rawlings, Ex parte  Fort, In re, Schofield, Ex parte  Foster, In re, Basan, Ex parte  —— Ex parte, Webster, In re  —— Ex parte, Woolstenholme, In re  —— Ex parte, Woolstenholme, In re  —— Ex parte, Bruno, Silva & Son, In re  45 Francis & Co., Ex parte, Bruno, Silva & Son, In re  Francis & Co., Ex parte, Bruno, Silva & Son, In re  45 Frank, In re  —— 75 Franks, In re, Official Receiver, Ex parte  Fream, In re, Central Bank of London, Ex parte  Freeman, In re, Board of Trade, Ex parte  —— In re, Freeman, Ex parte  —— In re, Freeman, Ex parte  —— In re, Official Receiver, Ex parte  —— Friedlander, In re, Oastler & Co., Ex parte  Fripp, Hunt v.  —— 77 Frost and Frost, In re, Official Receiver, Ex parte  Fuller v. McMahon, McMahon, In re  58 Furness Finance Co., In re, Seaman, Ex parte  Gallant, In re, Fryer, Ex parte  Gallant, In re, Gallard, Ex parte  —— 69  GALEY, In re, Cundy, Ex parte  —— 1n re, Harris, Ex parte  —— 21 Gallard, In re, Gallard, Ex parte  —— 1n re, Harris, Ex parte  —— 1n re, Harris, Ex parte  —— 1n re, Harris, Ex parte  —— 1n re, Gamgee, Ex parte  —— 1n re, Ward & Co., Ex parte  —— 54 Gamlen, In re, Coulson, Ex parte		Miller	, In	re		•	•	57
	Foreman, Ex parte, Hann, In re	•	•	•	•	•	•	9
Fort, In re, Schofield, Ex parte       61         Foster, In re, Basan, Ex parte       15         Foster & Co., Ex parte, Webster, In re       22         — Ex parte, Woolstenholme, In re       3         Fox and Jacobs, In re, Discount Banking Co., Ex parte       61         Francis & Co., Ex parte, Bruno, Silva & Son, In re       45         Frank, In re       75         Franks, In re, Official Receiver, Ex parte       38         Fraser, In re, Central Bank of London, Ex parte       56         Freeman, In re, Board of Trade, Ex parte       79         — In re, Freeman, Ex parte       33         French, In re, French, Ex parte       29         Friedlander, In re, Oastler & Co., Ex parte       5         Fripp, Hunt v.       7         Frost and Frost, In re, Official Receiver, Ex parte       58         Fulres Finance Co., In re, Seaman, Ex parte       58         Furness Finance Co., In re, Seaman, Ex parte       67         Fryer, In re, Fryer, Ex parte       21         Gallard, In re, Gallard, Ex parte       21         Gallard, In re, Gallard, Ex parte       22         — In re, Harris, Ex parte       28         Games, In re, Gamgee, Ex parte       56         Gamlen, In re, Coulson, Ex parte       54	Forster, Ex parte, Hanson, In re	•	•	•	•	•		1
Foster, In re, Basan, Ex parte       15         Foster & Co., Ex parte, Webster, In re       22         — Ex parte, Woolstenholme, In re       3         Fox and Jacobs, In re, Discount Banking Co., Ex parte       61         Francis & Co., Ex parte, Bruno, Silva & Son, In re       45         Frank, In re	—— In re, Rawlings, Ex parte	•	•	•		•	•	2
Foster & Co., Ex parte, Webster, In re         22           — Ex parte, Woolstenholme, In re         3           Fox and Jacobs, In re, Discount Banking Co., Ex parte         61           Francis & Co., Ex parte, Bruno, Silva & Son, In re         45           Frank, In re	Fort, In re, Schofield, Ex parte.	•	•	•	•	•		61
	Foster, In re, Basan, Ex parte .		•	•			•	15
Fox and Jacobs, In re, Discount Banking Co., Ex parte       61         Francis & Co., Ex parte, Bruno, Silva & Son, In re       45         Frank, In re	Foster & Co., Ex parte, Webster, In a	re	•	•		•	•	22
Francis & Co., Ex parte, Bruno, Silva & Son, In re       45         Frank, In re	Ex parte, Woolstenholn	ne, <i>In</i>	re			•	•	3
Franks, In re, Official Receiver, Ex parte       38         Franks, In re, Official Receiver, Ex parte       56         Freeman, In re, Central Bank of London, Ex parte       79         — In re, Freeman, Ex parte       33         French, In re, Freech, Ex parte       29         Friedlander, In re, Oastler & Co., Ex parte       5         Fripp, Hunt v.       7         Frost and Frost, In re, Official Receiver, Ex parte       58         Fuller v. McMahon, McMahon, In re       58         Furness Finance Co., In re, Seaman, Ex parte       67         Fryer, In re, Fryer, Ex parte       69         Gallant, In re, Board of Trade, Ex parte       21         Gallard, In re, Gallard, Ex parte       22, 29         — In re, Harris, Ex parte       28, 80         Games, In re, Board of Trade, Ex parte       78         Gamgee, In re, Gamgee, Ex parte       56         Gamlen, In re, Ward & Co., Ex parte       54         Gardiner, In re, Coulson, Ex parte       54          Gardiner, In re, Coulson, Ex parte       14	Fox and Jacobs, In re, Discount Bank	king (	Co., 1	Ex pa	rte	•	•	61
Franks, In re, Official Receiver, Ex parte       38         Fraser, In re, Central Bank of London, Ex parte       56         Freeman, In re, Board of Trade, Ex parte       79         — In re, Freeman, Ex parte       33         French, In re, French, Ex parte       29         Friedlander, In re, Oastler & Co., Ex parte       5         Fripp, Hunt v.       7         Frost and Frost, In re, Official Receiver, Ex parte       58         Fuller v. McMahon, McMahon, In re       58         Furness Finance Co., In re, Seaman, Ex parte       67         Fryer, In re, Fryer, Ex parte       69         Gallant, In re, Board of Trade, Ex parte       21         Gallard, In re, Gallard, Ex parte       22, 29         — In re, Harris, Ex parte       28, 80         Games, In re, Board of Trade, Ex parte       78         Gamgee, In re, Gamgee, Ex parte       56         Gamlen, In re, Ward & Co., Ex parte       54         Gardiner, In re, Coulson, Ex parte       54          Gardiner, In re, Coulson, Ex parte       14	Francis & Co., Ex parte, Bruno, Silve	& S0	n, <i>I</i> 1	re		•		45
Fraser, In re, Central Bank of London, Ex parte       56         Freeman, In re, Board of Trade, Ex parte       79         — In re, Freeman, Ex parte       33         French, In re, French, Ex parte       29         Friedlander, In re, Oastler & Co., Ex parte       5         Fripp, Hunt v.       7         Frost and Frost, In re, Official Receiver, Ex parte       58         Fuller v. McMahon, McMahon, In re       58         Furness Finance Co., In re, Seaman, Ex parte       67         Fryer, In re, Fryer, Ex parte       69         Gallant, In re, Board of Trade, Ex parte       21         Gallard, In re, Gallard, Ex parte       22, 29         — In re, Harris, Ex parte       28, 80         Games, In re, Board of Trade, Ex parte       56         Gamlen, In re, Gamgee, Ex parte       56         Gamlen, In re, Ward & Co., Ex parte       54         Gardiner, In re, Coulson, Ex parte       54	Frank, In re	•	•	•		•		75
Freeman, In re, Board of Trade, Ex parte       79         — In re, Freeman, Ex parte       33         French, In re, French, Ex parte       29         Friedlander, In re, Oastler & Co., Ex parte       5         Fripp, Hunt v.       7         Frost and Frost, In re, Official Receiver, Ex parte       58         Fuller v. McMahon, McMahon, In re       58         Furness Finance Co., In re, Seaman, Ex parte       67         Fryer, In re, Fryer, Ex parte       69         Gallart, In re, Board of Trade, Ex parte       21         Gallard, In re, Gallard, Ex parte       22, 29         — In re, Harris, Ex parte       28, 80         Games, In re, Board of Trade, Ex parte       78         Gamgee, In re, Gamgee, Ex parte       56         Gamlen, In re, Ward & Co., Ex parte       54         Gardiner, In re, Coulson, Ex parte       54	Franks, In re, Official Receiver, Ex pe	arte			•			38
	Fraser, In re, Central Bank of Londo	n, <i>Ex</i>	part	3				56
French, In re, French, Ex parte       29         Friedlander, In re, Oastler & Co., Ex parte       5         Fripp, Hunt v.       7         Frost and Frost, In re, Official Receiver, Ex parte       58         Fuller v. McMahon, McMahon, In re       58         Furness Finance Co., In re, Seaman, Ex parte       67         Fryer, In re, Fryer, Ex parte       69         G.       45         Gallart, In re, Cundy, Ex parte       21         Gallard, In re, Gallard, Ex parte       22, 29         — In re, Harris, Ex parte       28, 80         Games, In re, Board of Trade, Ex parte       56         Gamlen, In re, Gamgee, Ex parte       56         Gamlen, In re, Ward & Co., Ex parte       54         Gardiner, In re, Coulson, Ex parte       14	Freeman, In re, Board of Trade, Ex 1	oarte						79
Friedlander, In re, Oastler & Co., Ex parte       5         Fripp, Hunt v.       7         Frost and Frost, In re, Official Receiver, Ex parte       58         Fuller v. McMahon, McMahon, In re       58         Furness Finance Co., In re, Seaman, Ex parte       67         Fryer, In re, Fryer, Ex parte       69         G.       G.         Gallart, In re, Cundy, Ex parte       21         Gallard, In re, Gallard, Ex parte       22, 29         —— In re, Harris, Ex parte       28, 80         Games, In re, Board of Trade, Ex parte       78         Gamgee, In re, Gamgee, Ex parte       56         Gamlen, In re, Ward & Co., Ex parte       54         Gardiner, In re, Coulson, Ex parte       14	In re, Freeman, Ex parte		•	•	•	•		33
Fripp, Hunt v	French, In re, French, Ex parte.				•			29
### Frost and Frost, In re, Official Receiver, Ex parte	Friedlander, In re, Oastler & Co., Ex	parte			•			5
### Fuller v. McMahon, McMahon, In re	Fripp, Hunt v	•	•	•		•	•	7
Gallery, In re, Cundy, Ex parte	Frost and Frost, In re, Official Receive	ver, <i>E</i>	x par	te				58
G.  GALEY, In re, Cundy, Ex parte	Fuller v. McMahon, McMahon, In re	1			•			58
G.  GALEY, In re, Cundy, Ex parte	Furness Finance Co., In re, Seaman,	Ex pe	arte					67
GALEY, In re, Cundy, Ex parte	Fryer, In re, Fryer, Ex parte .							69
GALEY, In re, Cundy, Ex parte								
Gallant, In re, Board of Trade, Ex parte       21         Gallard, In re, Gallard, Ex parte       22, 29         — In re, Harris, Ex parte       28, 80         Games, In re, Board of Trade, Ex parte       78         Gamgee, In re, Gamgee, Ex parte       56         Gamlen, In re, Ward & Co., Ex parte       54         Gardiner, In re, Coulson, Ex parte       14	G.	i						
Gallant, In re, Board of Trade, Ex parte       21         Gallard, In re, Gallard, Ex parte       22, 29         — In re, Harris, Ex parte       28, 80         Games, In re, Board of Trade, Ex parte       78         Gamgee, In re, Gamgee, Ex parte       56         Gamlen, In re, Ward & Co., Ex parte       54         Gardiner, In re, Coulson, Ex parte       14	GALEY. In re. Cundy. Ex parte .	_	_	_				45
Gallard, In re, Gallard, Ex parte		arte					•	
	<del>-</del>	•	_		•		2	
Games, In re, Board of Trade, Ex parte			_	•	•	•		
Gamgee, In re, Gamgee, Ex parte		rte	•			•		-
Gamlen, In re, Ward & Co., Ex parte						•	•	
Gardiner, In re, Coulson, Ex parte		3	•		•	•	•	
				•	•	•	•	_
		parte .			•	•	9	

TABLE O	F CASI	68.				3	kvii
						P	<b>LGE</b>
Gaze, Ex parte, Lane, In re .	•				•		44
Gee, In re, Board of Trade, Ex parte	β.						36
General Public Works and Assets Co	o., <i>Ex</i>	parte	. Eve	lyn, i	In re		65
Genese, In re, District Bank, Ex par		•	•	•	•		61
In re, Gilbert, Ex parte.	•						39
In re, Kearsley & Co., Ex pe	arte					23,	79
777 / 77 11 77							11
Gibson, Ex parte, Low, In re .							13
Ex parte, Stockton and Sabi	stan, .	In re					10
and Bolland, Ex parte, Lam	•						5
Gieve, In re, Shaw, Ex parte .	<b>.</b>						63
- In re, Trustee, Ex parte .							59
Gilbert, Ex parte, Genese, In re.						•	39
In re, Gilbert, Ex parte.				•		•	41
Giles, In re, Stone, Ex parte .		•		•	•	•	59
Gillespie, In re, Reid & Son, Ex par	te	•	•	•	•	•	50
- In re, Roberts, Ex parte		•	•	•	•	•	63
& Co., In re, Morrison and	LAite			narta	•	•	10
Gillo, In re, Dollar, Ex parte .	L ARIUU.			-		•	3
Gimblett, Ex parte, Lane-Fox, In re	•	•	•	•	•	•	3
Ginger, In re, London and Universa		k Err	naet		•	•	18
Glanville, In re, Trustee, Ex parte	a Dul	111, 1200	_		•	•	43
Glyn & Co., Ex parte, Seager, In re	:	•	•	•	•	•	57
Goas, Ex parte, Clement, In re.		•	•	•	•	22,	
Goddard, Shears $v$ ., Sills, In $re$ .	•	•	•.	•	•	44,	67
Godfrey, Ex parte, Lazarus, In re	•	•	•	•	•	•	
Goetz, Jonas & Co., In re, Armstron	& C	'n <i>F</i>	·	ta ·	•	•	22
Gold, In re, Gold, Ex parte.	guc	/U., 12.	_	10	•	•	72 72
Goldring, In re, Harper, Ex parte	•	•	•	•	•	•	
	•	•	•	•	•	•	14
· · · · · · · · · · · · · · · · · · ·	•	•	•	•	•	•	33
Goodman, Ex parte, Davis, In re	•	. •	•	•	•	•	37 90
Gordon, Ex parte, Bryant, In re.	•	•	•	•	•	•	28
In re, Navalchand, Ex parte		•	•	•	•	•	65
In re, Official Receiver, Exp	•		•	•	•	•	49
Goudie, In re, Official Receiver, Exp	parte	•	•	•			39
Gould, Ex parte, Richardson, In re	• • • • • • • • • • • • • • • • • • • •	•	•	•	. 11	, 57,	
Ex parte, Salmon and Woods	, 111 1	Е	•	•	• ,	11,	
Ex parte, Walker, In re.	. 77.	•	•	•	•	•	48
In re, Chief Official Receiver	r, <i>Ex</i>	parte	•	•	•	•	6
In re, Gould, Ex parte.	•	•	•	•	•	•	32
Grain, In re, Lee, Ex parts .	•	•	•	•	٠,	•	<b>2</b> 0
М.					b	•	

					PA	GE
Grant, In re, Whinney, Ex parte.	•		•		•	24
Graydon, In re, Trustee, Ex parte .	•	•	•	•		7
Green, Ex parte, Laurie, In re	•		•	•	•	44
—— In re, Edmunds, Ex parte .	•	•		. 2	24, 28,	63
Greenwood v. Humber & Co. (Portugal),	Limit	ed	•	•	•	81
Greer, In re, Napper v. Fanshawe .	•	•	•		•	39
Gregg v. Holland, Holland, In re .	•	•	•	•	•	74
Gregory, Prout v. (Sharpe, Garnishee)	•	•	•		•	6
Grepe, In re, Grepe, Ex parte	•	•	•		. 8,	<b>25</b>
Griffin, In re, Board of Trade, Ex parts		•	•		•	34
Griffith, In re	•	•		•	•	22
In re, Official Receiver, Ex parte	•	•		•	•	87
Grimwade, Ex parte, Tennant, In re .	•		•	•		42
Guedalla, Montefiore $v$	•		•	•	•	43
Gurney and Jenkins, In re, Hughes, Ex	parte			•	•	45
Guy, In re, Scantlebury, Ex parte .				•	•	25
Gyll, In re, Board of Trade, Ex parts	•	•	•		•	5
н.						
HADLEY & Son v. Beedom						18
Hagan & Co., In re, Adamson and Ronald	lson.	Ex po	irte	·	•	38
Hallett, In re, Cocks Biddulph, & Co., Ex			•			63
- In re, National Insurance Corpor			arte	•	•	59
- & Co., In re, Blane, Ex parte.					50,	66
Hampshire (Sheriff), Ex parte, Crook, In	re				•	40
Hanbury, Ex parte, Finley, In re.					•	36
Handford & Co., In re, Handford, Ex par	rte	•				69
Hann, In re, Foreman, Ex parte .						9
Hanson, In re, Forster, Ex parte .	•					1
Hardaway and Topping, Ex parts, Lopes,	Inre					57
Hardwicke, In re, Hubbard, Ex parte.					•	18
Hardy, In re, Hardy v. Farmer					•	22
Harker, Ex parte, Tatum, In re					•	21
Harper, Ex parts, Goldring, In re .						14
Ex parte, Tillett, In re		•			88,	67
Harris, Ex parte, Gallard, In re	•				28,	
—— In re, Hasluck, Ex parte.					•	79
—— In re, Trustee, Ex parte						66
—— Elgood $v$		•			•	50
Harrison, In re, Official Receiver, Ex par	te.	•			•	72

TABLE OF CASES	<b>3.</b>					xix
					P	AGE
Harrison, In re, Essex (Sheriff), Ex parte		•	:			26
Crawshaw v. (Fraser, Claimant)						40
and Ingram, In re, Whinney, Ex						75
Hart & Son, In re, Hart, Ex parte .	•					33
Harvey, Ex parte, Edwards, In re .						49
TO TO TO TO TO						75
- Ex parte, Player, In re (No. 2)						74
- In re, Harvey & Co., Ex parte.						43
In me Divisor En monte	•	_				43
Hasluck, Ex parte, Bargen, In re .		•	•			17
— Ex parte, Harris, In re						79
— Ex parte, Lehmann, In re			•	•	•	14
77	•	•	•	•	•	28
Ex parte, North, In re	•	•	•	•	•	41
Ex parte, Rose, In re	•	•	•	•	•	64
(1)1-	•	•	•	•	•	6
Hastie, Ex parte, Batson, In re	•	•	•	•	•	39
Hastings (Lord), Ex parte, Wilson, In re	•	•	•	•	•	50
In re, Brown, Ex parte.	•	• .	•	•	•	46
In me Doorle En monte	•	•	•	•	•	
Hawke, In re, Scott and Smith, Ex parts	•	•	•	•	•	14
Hawkins, Ex parte, Bradbrook, In re.	•	•	•	•	•	47 38
In re, Hawkins, Ex parte.	•	•	•	•	•	
In re, Official Receiver, Ex parte	•	•	•	•	•	58 38
	•	•	•	•	•	54
, <u>.</u>	•	•	•	•	٠ ـ	
• • • • • •	•	•	•	•	. 0,	54
Haydon, Ex parte, Young, In re.	•	•	•	•	•	52
Whiteley v., Chapman, In re.	•	•	•	•	•	71
Haynes, In re, Kibble, Ex parte.	•	•	•	•	•	53
Hayward, In re, Hayward v. Hayward	•	•	•	•	•	43
Hazlehurst, Ex parte, Beswick, In re.	•	•	•	•	•	29
Head, In re, Head's Executors, Exparte	•	•	•	•	•	62
— In re, Kemp, Ex parte	•	•	•	•	•	52
Heap, In re, Board of Trade, Ex parte.	•	•	•	•	•	33
Heapy & Son, Exparte, Hollingshead, In re		•	•	•	•	8
Hecquard, In re, Hecquard, Ex parte.	•	•	•	•	•	43
Hedley, In re, Board of Trade, Ex parte	•	•	•	•	•	33
Helsby, In re, Helsby, Ex parte.	•	•	•	•	•	55
,,,,	•	•	•	•	•	11
Hemming v. Davies		•	•	•	•	26
Henderson, In re, Henderson, Ex parte	•	•		•	•	14

				PA	GR.
Henderson, King $v$	,		•	•	1
Hendry, Ex parts, Von Weissenfeld, In re.	•	•			11
Henry, Ex parte, Byrne, In re	•	•	•	•	65
Hepburn & Co., Ex parte, Smith, In re .	•				86
Herbert, In re, Jones, Ex parte	•	•	•		61
Herepath and Delmar, In re, Delmar, Ex parte	•				64
Hertage, In re		•	•		79
Hertfordshire (Sheriff), Ex parte, Neil Mackenzie	, In	re		•	41
Hester, In re, Hester, Ex parte	•				70
Hewett, In re, Levine, Ex parte					56
TT 14 T TT 14 TO	•				6
Tr 1 Tr Dealth at an ar IT-	•				57
Heyworth, Ex parte, Rhodes, In re					4
Higginson and Dean, In re, AttGen., Ex parte					58
Hildesheim, In re, Smith, Ex parte			•		51
IIII En manda I ana Im ma	•				16
To no Official Dessiner of Milia	•				17
Stacey v	_	•	•	•	36
		_		80,	
Hill's (Lord) Estate, In re, Trustee v. Rowlands	•	•	•	00,	4
Hilton, In re, March, Ex parte	•	•	•	•	64
Hinchelwood, Ex parts, Ellis, In re	•	•	•	•	5 <del>4</del>
Hincks and Radcliffe, In re, Board of Trade, Ex	marta	•	•	•	79
Hinks, In re, Verdi, Ex parte	pui vo	•	•	•	59
Hirth, In re, Official Receiver, Ex parte .	•	•	•	•	3
Hobbins, In re, Official Receiver, Ex parte.	•	•	•	•	28
Hobbs, Ex parte, Bates, In re	•	•	•	•	
	•	•	•	•	64
	•	•	•	•	66
	•	•	•	•	16
Hodges, In re, Matthews, Ex parte	•	•	•	•	70
Hodson, Weardale Coal and Iron Co. v.	•	•	•	•	17
Hogan and Hughes, Ex parte, Jackson, In re	•	•	•	•	65
Holland, In re, Gregg v. Holland	•	•	•	•	74
— In re, Parker, Ex parte	•	•	•	•	62
—— In re, Warren, Ex parte	•	•	•	•	40
and Hannen, Ex parte, Rogers, In re	•	•	•	•	64
Hollingshead, In re, Heapy & Son, Ex parte	•	•	•	•	.3
Holmes, Ex parte, Cook, In re	•	•	•	•	60
Holt, Ex parte, Daintrey, In re	•	•	•	•	4
Home, In re, Edwards, Ex parte	•	•	•	•	47
Honvoar, Ex parte, Mahler, In re	_		_	_	51

—————————————————————————————————————	TABLE OF	CASES	<b>3.</b>					xxi
—————————————————————————————————————							PA	∆GE
Hooley, In re, Hooley, Ex parte	Hood, In re, Blandford, Ex parte						•	16
—— In re, Hooley, Ex parte (No. 2)	In re, Burgess, Ex parte .	•	•					16
—————————————————————————————————————	Hooley, In re, Hooley, Ex parte.	• '	•	•	•			24
—————————————————————————————————————	In re, Hooley, Ex parte (No.	2)		•				32
Ex parte   59   Hopkins, Reg. v.   30   Horn, In re, Nassan, Ex parte   71   Horner, Ex parte, King and Beesley, In re   54   Horniblow, In re, Official Receiver, Ex parte   75   Hough, Ex parte, Windas and Dunsmore, In re   39   39   Howe, In re   32   Howells, In re, Mandleberg, Ex parte   37   Hubbard, Ex parte, Hardwicke, In re   18   Huggins, Ex parte, Woodward, In re   71   In re, Huggins, Ex parte   34   Hughes, Ex parte, Gurney and Jenkins, In re   45   45   In re, Hughes, Ex parte   2, 70, 78   and Kimber, Ex parte, Thackrah, In re   71   Hulton, In re, Manchester and County Bank, Ex parte   65   Humber & Co. (Portugal), Limited, Greenwood v.   31   Humphreys, In re, Lloyd-George and George, Ex parte   27   In re, Roberts, Ex parte   28   v. Fripp   7   Hunting, New's Trustee v.   44   Hurlbatt, Ex parte, Ridgway, In re   24   Hurley, In re   26   Hutchinson, In re, Plowden & Co., Ex parte   39   Hutton, King v.   76   In In re, Mason, Ex parte   42   Isaac, In re, Isaac, Ex parte   42   Isaac, In re, Isaac, Ex parte   42   Isaac, In re, Isaac, Ex parte   42   Isaac, In re, Addington, Ex parte   42   Isaac, In re, Addington, Ex parte   25   Izard, Ex parte, Vanderhaage, In re   10	In re, Rucker, Ex parte.	•	•					24
Hopkins, Reg. v.       30         Horn, In re, Nassan, Ex parte       71         Horner, Ex parte, King and Beesley, In re       54         Horniblow, In re, Official Receiver, Ex parte       75         Hough, Ex parte, Windas and Dunsmore, In re       39         — v. Windas       39         Howe, In re       32         Howells, In re, Mandleberg, Ex parte       37         Hubbard, Ex parte, Hardwicke, In re       18         Huggins, Ex parte, Woodward, In re       34         Huggins, Ex parte, Gurney and Jenkins, In re       34         Hughes, Ex parte, Gurney and Jenkins, In re       45         — In re, Hughes, Ex parte       2, 70, 78         — and Kimber, Ex parte, Thackrah, In re       71         Hulton, In re, Manchester and County Bank, Ex parte       65         Humber & Co. (Portugal), Limited, Greenwood v.       31         Humphreys, In re, Lloyd-George and George, Ex parte       27         Hunt, In re, Roberts, Ex parte       28         — v. Fripp       7         Hunting, New's Trustee v.       44         Hurley, In re       24         Hurley, In re       26         Hutchinson, In re, Plowden & Co., Ex parte       39         Hutton, King v.       76 <td> In re, United Ordnance and</td> <td>Eng</td> <td>ineeri</td> <td>ng C</td> <td>o., Li</td> <td>mite</td> <td>d,</td> <td></td>	In re, United Ordnance and	Eng	ineeri	ng C	o., Li	mite	d,	
Hopkins, Reg. v.       30         Horn, In re, Nassan, Ex parte       71         Horner, Ex parte, King and Beesley, In re       54         Horniblow, In re, Official Receiver, Ex parte       75         Hough, Ex parte, Windas and Dunsmore, In re       39         — v. Windas       39         Howe, In re       32         Howells, In re, Mandleberg, Ex parte       37         Hubbard, Ex parte, Hardwicke, In re       18         Huggins, Ex parte, Woodward, In re       34         Huggins, Ex parte, Gurney and Jenkins, In re       34         Hughes, Ex parte, Gurney and Jenkins, In re       45         — In re, Hughes, Ex parte       2, 70, 78         — and Kimber, Ex parte, Thackrah, In re       71         Hulton, In re, Manchester and County Bank, Ex parte       65         Humber & Co. (Portugal), Limited, Greenwood v.       31         Humphreys, In re, Lloyd-George and George, Ex parte       27         Hunt, In re, Roberts, Ex parte       28         — v. Fripp       7         Hunting, New's Trustee v.       44         Hurley, In re       24         Hurley, In re       26         Hutchinson, In re, Plowden & Co., Ex parte       39         Hutton, King v.       76 <td>Ex parte</td> <td></td> <td></td> <td>•</td> <td></td> <td>•</td> <td></td> <td><b>5</b>9</td>	Ex parte			•		•		<b>5</b> 9
Horner, Ex parte, King and Beesley, In re	· · ·							30
Horniblow, In re, Official Receiver, Ex parte 75  Hough, Ex parte, Windas and Dunsmore, In re 39  — v. Windas 39  Howe, In re 32  Howells, In re, Mandleberg, Ex parte 37  Hubbard, Ex parte, Hardwicke, In re 38  Huggins, Ex parte, Woodward, In re 39  — In re, Huggins, Ex parte 34  Hughes, Ex parte, Gurney and Jenkins, In re 39  — In re, Hughes, Ex parte 39  — and Kimber, Ex parte, Thackrah, In re 39  — and Kimber, Ex parte, Thackrah, In re 39  — and Kimber, Ex parte, Thackrah, In re 39  — In re, Manchester and County Bank, Ex parte 39  Humber & Co. (Portugal), Limited, Greenwood v. 31  Humphreys, In re, Lloyd-George and George, Ex parte 39  — In re, Roberts, Ex parte 39  Hunt, In re, Board of Trade, Ex parte 39  Hurling, New's Trustee v. 39  Hurly, In re 39  Hutton, King v. 76  I.  Ine, In re, Ide, Ex parte 39  Hutton, King v. 76  I.  Ine, In re, Ide, Ex parte 39  Hutton, King v. 76  Isaacson, In re, Mason, Ex parte 39  Isaacson, In re, Addington, In re 39  Isaacson, In re, Isaacson, In re 39  Isaacson, In re, Isaacson, In re 39  Isaacson, In re, Isaacson, In re 39  Isaacson, In re, I	Horn, In re, Nassan, Ex parte .			•		,		71
Horniblow, In re, Official Receiver, Ex parte 75  Hough, Ex parte, Windas and Dunsmore, In re 39  — v. Windas 39  Howe, In re 32  Howells, In re, Mandleberg, Ex parte 37  Hubbard, Ex parte, Hardwicke, In re 38  Huggins, Ex parte, Woodward, In re 39  — In re, Huggins, Ex parte 34  Hughes, Ex parte, Gurney and Jenkins, In re 39  — In re, Hughes, Ex parte 39  — and Kimber, Ex parte, Thackrah, In re 39  — and Kimber, Ex parte, Thackrah, In re 39  — and Kimber, Ex parte, Thackrah, In re 39  — In re, Manchester and County Bank, Ex parte 39  Humber & Co. (Portugal), Limited, Greenwood v. 31  Humphreys, In re, Lloyd-George and George, Ex parte 39  — In re, Roberts, Ex parte 39  Hunt, In re, Board of Trade, Ex parte 39  Hurling, New's Trustee v. 39  Hurly, In re 39  Hutton, King v. 76  I.  Ine, In re, Ide, Ex parte 39  Hutton, King v. 76  I.  Ine, In re, Ide, Ex parte 39  Hutton, King v. 76  Isaacson, In re, Mason, Ex parte 39  Isaacson, In re, Addington, In re 39  Isaacson, In re, Isaacson, In re 39  Isaacson, In re, Isaacson, In re 39  Isaacson, In re, Isaacson, In re 39  Isaacson, In re, I	Horner, Ex parte, King and Beesley,	In re						<b>54</b>
Hough, Ex parts, Windas and Dunsmore, In re								<b>75</b>
— v. Windas	•	_						39
Howe, In re	****	-					•	39
Howells, In re, Mandleberg, Ex parte								32
Hubbard, Ex parte, Hardwicke, In re	•							37
Huggins, Ex parte, Woodward, In re			•					
Hughes, Ex parte, Gurney and Jenkins, In re				_				-
	, , ,		re					
	• • • •	-				. 2	. 70.	
Hulton, In re, Manchester and County Bank, Ex parte       65         Humber & Co. (Portugal), Limited, Greenwood v.       31         Humphreys, In re, Lloyd-George and George, Ex parte       27         — In re, Roberts, Ex parte       27         Hunt, In re, Board of Trade, Ex parte       28         — v. Fripp       7         Hunting, New's Trustee v.       44         Hurlbatt, Ex parte, Ridgway, In re       24         Hurley, In re       26         Hutchinson, In re, Plowden & Co., Ex parte       39         Hutton, King v.       76     I.  IDE, In re, Ide, Ex parte  16  Ives, In re, Isaac, Ex parte  16  Ives, In re, Addington, Ex parte  25  Izard, Ex parte, Vanderhaage, In re  10					•	• -		
Humber & Co. (Portugal), Limited, Greenwood v.       31         Humphreys, In re, Lloyd-George and George, Ex parte       27         — In re, Roberts, Ex parte       27         Hunt, In re, Board of Trade, Ex parte       28         — v. Fripp       7         Hunting, New's Trustee v.       44         Hurlbatt, Ex parte, Ridgway, In re       24         Hurley, In re       26         Hutchinson, In re, Plowden & Co., Ex parte       39         Hutton, King v.       76         I.       I.         IDE, In re, Ide, Ex parte       42         Isaac, In re, Isaac, Ex parte       42         Isaacson, In re, Mason, Ex parte       16         Ives, In re, Addington, Ex parte       25         Izard, Ex parte, Vanderhaage, In re       10					a	•	•	
Humphreys, In re, Lloyd-George and George, Ex parte 27  ———————————————————————————————————	•	-	•	-		•	•	_
	• • •				•	•	. •	
Hunt, In re, Board of Trade, Ex parte			5°, 2.	pu		•	•	
v. Fripp			•	•	•	•	•	
Hunting, New's Trustee v			•	•	•	•	•	-
Hurlbatt, Ex parte, Ridgway, In re		•	•	•	•	•	•	
Hurley, In re	• • • • • • • • • • • • • • • • • • • •	•	•	•	•	•	•	_
Hutchinson, In re, Plowden & Co., Ex parte			•	•	•	•	•	
I.  IDE, In re, Ide, Ex parte	♥ -			•	•	•	•	
I.  IDE, In re, Ide, Ex parte		_	ь	•	•	•	•	
IDE, In re, Ide, Ex parte	nutton, King v	•	•	•	•	• •	•	10
IDE, In re, Ide, Ex parte								
Isaac, In re, Isaac, Ex parte	1.							
Isaacson, In re, Mason, Ex parte	IDE, In re, Ide, Ex parte	•	•				•.	42
Isaacson, In re, Mason, Ex parte	Isaac, In re, Isaac, Ex parte .	•	•					42
Ives, In re, Addington, Ex parte.       .	Isaacson, In re, Mason, Ex parte.				•			16
Izard, Ex parte, Vanderhaage, In re	Ives, In re, Addington, Ex parte.							25
								10
manday and they consider and control of the control	Izod, In re, Official Receiver, Ex part						•	70

J.

								PAGE
JACK, In re	•	•	•	•				77
Jackson, Ex parte, Carne, I	n re	•						34
In re, Hogan and	Hug	ghes,	Ex pa	rte				65
Sharp $v$	•							44
Jamaica, Administrator - 6	Jene	ral o	f <i>v</i> .	Lasce	lles I	e Merc	ado	
& Co	•			•				3
James, Ex parte, Malden, G	ibso	n, & (	‰, <i>1</i>	n re	• .			79
In re, James, Ex pa	rte		•		•			84
v. London and Cour	ıty l	Banki	ng Co	o., Moi	rris, <i>I</i> 1	re.		58
Jameson and Sandys, A		parte,	Cre	sswell	and	Jame	son,	
In re					•			68
Jamieson, In re, Pannell, E	x pa	rte	•	•				49
Jarvis v. Jarvis							•	15
Jaynes, Ex parte, Allison, I	n re							28
- Ex parte, Dowson,								26
Jeffrey, Ex parte, Tetley, In	re	•					•	74
Jeffreys v. Carey Cycle Co.,		y, In	re					64
Jenkins, In re, Jenkins, Ea								31
—— Davies v. (Howie,								17
Jenkinson, In re, Notting				inghai	nshire	Bank,	Ex	
parte	•	•						72
Jennings v. Mather (Gray,	Clair	nant)						66
Jensen, In re, Callow, Ex pe								71
Jewell, In re								76
Johns, In re, Spears, Ex par	rte							53
v. Ware	•							18
Johnson and Stephens, In r	e. B	lacket	t, Ex	parte				47
Johnstone, In re, Abraham,								66
In re, Angier, E								28
- In re, Singleton,							2	4, 51
Jones, Ex parte, Herbert, I							_	61
- Ex parte, Young, In			•					62
In re								47
In re, Jones, Ex par	te						•	33
In re, Lloyd, Ex part		(a. 1)	•				Ĭ	9
In re, Lloyd, Ex part							•.	78
In re, Tower Furnish				rte		•	•	18
Jordan, In re, Lloyd's Ban						•	•	66
Jubb, In re, Burman, Ex pe		Ju.,	P	w. W	•	•	•	70
and the total transfer the be	~ 00	•	•	•	•		•	10

		٠	٠	•
۲	*	2	1	1
٥.	•	1	4	1

	K.							
7 7	•						PA	GE
KAYE, Ex parte, Ridgway, In re		•	•	•	•	•	•	62
Kearley, Ex parte, Clark, In re		•	•	•	•	•	•	7
Kearsley & Co., Ex parte, Genes	se, <i>In</i>	re	•	•	•	•	23,	
Keays, In re, Keays, Ex parte	•.	•	•	•	•	•	•	34
Keeling, In re, Blanchett, Ex p		•	•	•	•	•	•	42
Kemble v. Addison (Spooner, Cl		t)	•	•	•	•	•	16
Kemp, Ex parte, Champagné, Is	n To	•	•	•	•	•	•	77
Ex parte, Head, In re	•	•	•	•	•	•	•	<b>52</b>
Kent (Sheriff), Ex parte, Wells	and C	roft, I	In re	•	•		•	<b>26</b>
Kerr v. Kerr	•	•	•	•	•	•	•	60
Kibble, Ex parte, Haynes, In re		•	•	•	•	•	•	58
Kidd, Ex parte, Ruthen, In re	•		•	• .	•	•	•	63
King, In re, Mesham, Ex parte	•	•		•	•	•		58
—— Barnett $v$	•	•		•			•	<b>59</b>
— v. Henderson				•			• .	1
v. Hutton	•				•			76
and Beesley, In re, Horn	er, <i>E</i> a	; parte	9.			•		54
Kingscote, Ex parte, Tillett, In		•						71
Kirby, Ex parte, Alderson, In r		1)				•		50
- Ex parte, Alderson, In r	-							50
Kirk, Ex parte, Dashwood, In r								1
Kitto v. Bilbie, Hobson & Co.								12
Knight, Ex parte, Firbank, In						•		71
- In re, Cooper, Ex part								73
In re, Smith & Co., E.		,						10
Koster, Ex parte, Park, In re				_	_	-		21
Kriegel, In re, Trotman, Ex pa	rta	•	•	·	•	•	·	46
iningui, in ro, including the por		•	•	•	•	•	•	
	L.							
LACY, In re, Taylor, Ex parte	•	•			•	•	•	63
Lake, In re, Dyer, Ex parte	•		•			•	•	44
Lamb, In re, Board of Trade,	Ex par	te			•			78
- In re, Gibson and Bolla			e		•	•	•	5
Lambert, Ex parte, Worsley, In		•	•		•	•		8
Landau, In re, Brown and Win		Ex 1	arte		•	•		35
Landrock, In re	•							68
In re, Fabian, Ex pa	ırte							66
T 7 O 17	•							44

					PA	/GE
Lane, In re, Hill, Ex parte				•	•	16
Lane-Fox, In re, Gimblett, Ex parts			•	•	•	3
Langtry, In re			•	•	•	23
Larard, In re, Yeomans and Heap, Ex parte				•	•	49
Lascelles, In re, Genese, Ex parte			•			11
Lascelles de Mercado & Co., Administrator-C	Gener	al of	Jame	sica t	<b>'</b> .	3
Laurie, In re, Green, Ex parte						44
Lazarus, In re, Godfrey, Ex parte						22
Leather Sellers' Co., Ex parte, Tickle, In re			•	•		48
Leach, In re, Barnes, Ex parte	•					<b>75</b>
Ledger, Ex parte, Postlethwaite, In re.			•		•	28
Lee, Ex parte, Grain, In re						20
Lehmann, In re, Hasluck, Ex parte			•	•		14
Leigh, Ex parte, Stogdon, In re						18
Lennox, In re, Lennox, Ex parte						14
Leonard, In re, Leonard, Ex parte						69
Leslie, In re, Leslie, Ex parte						70
Lester & Co., Ex parte, Lynes, In re						14
Levine, Ex parts, Hewett, In re						56
Levita's Claim, McHenry, In re, McDermott	v. B	ovd .		•		5
Levy, In re, Essex (Sheriff), Ex parte .		.,			_	25
— Woolford's Trustee v						<b>75</b>
Lewis, Ex parte, Bassett, In re (No. 1) .						5 <b>3</b>
Ex parte, Bassett, In re (No. 2)						26
- Ex parte, Beard, In re						29
—— In re, Becker, Ex parts	•		•	•	8	<b>56</b>
and Evans, Ex parte, Williams, In re	•			,	. 0,	6
Lickorish and Bellord, Ex parte, Wallis, In r	ra ·		•	•	•	25
Liddell, Cox v		•	•	,	•	25 37
Lindsay, Ex parte, Armstrong, In re	•	•	•	)	21,	
& Co., Watkins v	•		•	•		50
Lindsey, Ex parte, Bates, In re	•	•	•	•		
Linfoot v. Pockett	•	•	, ,		•	42
	•	•	•	• `	•	17
Linton, In re, Finlay, Ex parte	•	•	• •	,	•	17
In re, Linton, Ex parte	•	•	•	,	•	58
Lipscombe, In re, Lipscombe, Ex parte .	•	•	•		•	68
Illoyd, Ex parte, Jones, In re (No. 1)	•	•	, ,	,	•	9
Ex parte, Jones, In re (No. 2).	•	•	•	,		73
— In re, Lloyd, Ex parte	•			,		<b>35</b>
Lloyd-George and George, Ex parte, Humphi		In re	•	•	-	27
Lloyd's Banking Co., Ex parts, Jordan, In re	8 .	_			_	66

TABLE OF	CASES	<b>.</b>				3	KXA
						PA	GE
Lock, In re, Poppleton, Ex parte		•					45
In re, Poppleton, Ex parte (No.	1)				•		8
In re, Poppleton, Ex parte (No.	2)						71
Lole $v$ . Betteridge	•		•		•		40
London and County Banking Co., Ja	mes v	., <b>M</b> o	rris, <i>I</i>	n re			58
London and Eastern Counties Loan a					easv		18
London and Universal Bank, Ex part							18
Long & Co., In re, Long & Co., Ex p		•					53
Lopes, In re, Hardaway and Topping		parte					57
Lorrimar, In re, Constable, Ex parte						. 4,	
Lovell and Christmas v. Beauchamp				•		<b>,</b>	68
Lovering, Ex parte, Ayshford, In re		_		•			25
Lovett & Co., Ex parte, Nicholas and	Pavn	e. <i>In</i>	re			•	27
Low, In re, Central Argentine Gold 1				ed E	r nart	ė	43
—— In re, Gibson, Ex parte .				ou, 23	o pour o	•	18
Lowe, In re, Lowe, Ex parte .	•	•	•	•	•	•	56
Lowenthal, In re, Beesty, Ex parte	•	•	•	•	•	•	47
Lowndes, In re, Official Receiver, Ex	narte	•	•	•	•	•	75
In re, Trustee, Ex parte	pui vo	•	•	•	•	•	46
Ludford, In re	•	•	•	•	•	•	40
Lupton, Ex parte, Baker, In re.	•	•	•	•	•	•	35
- · · · - · · · · · · · · · · · · · · ·	•	•	•	•	•	•	
Lusty, In re, Lusty, Ex parte .	•	•	•	•	•	•	16
Lynes, In re, Lester & Co., Ex parte	•	•	•	•	•	•	14
M	•						
MAAS & Co., Mellor's Trustee v.	•						18
McAlpine, In re, McAlpine, Ex parte							48
McDermott, Ex parte, Boyd, In re	•						14
v. Boyd, McHenry, In r	e, Lev	rita's	Claim				5
McEntire and Maconchy v. Crossley	•					•	18
McGowan, Ex parte, Ashton, In re	•			•			5
McGrath, In re, Chief Official Receive	er, <i>E</i> .	x part	e			•	68
McHenry, In re, McDermott v. Boyd	, Lev	ita's (	Claim				5
McKeand, In re, McKeand, Ex parte							3
Mackenzie (Neil), In re, Hertfordshin		eriff),	Ex p	arte			41
Mackintosh v. Pogose	•	• ′′					74
and Beauchamp, In re, I	fackii	ntosh.	Ex n	arte			47
Maclister, Ex parte, Ford, In re.							53
McMahon, In re, Fuller v. McMahon							58
McToor In re McToor Er norte	-		•	•		-	28

-

						PA	lg e
Mahler, In re,-Charbin, Ex parte .	•		•		•	•	51
Mabler, In re, Honygar, Ex parte	•	•	•	•	•	•	51
Malden, Gibson & Co., In re, James,	Ex pa	rte	•	•	•	•	<b>79</b>
Manchester and County Bank, Ex par	te, H	ulton,	In r	8		•	65
Mandleberg, Ex parte, Howells, In re			•	•	•	•	37
Mansel, In re, Norton, Ex parie.	•		•	•			<b>76</b>
Mant and Mant, Ex parte, Daintrey,	In re		•	•		•	<b>50</b>
March, Ex parte, Hilton, In re.						•	64
Ex parte, Richards, In re	•			•			11
Marcus (Townend, Claimant), Edward	ls v.	•	•	•	•		16
Mardon, Ex parte, Downing, In re							8
- In re, Board of Trade, Ex pa	rte						<b>78</b>
Margetts, In re, Board of Trade, Ex p							1
Margrett, Ex parte, Soltykoff, In re							46
- Ramsay v							18
Marillier, Ex parte, Oborne, In re							79
Marsden, In re, Board of Trade, Ex p	arte						80
Marsh, In re, Board of Trade, Ex par-							25
- In re, Marsh, Ex parte .							28
Marshall, Parkes & Co., Powell v.							67
Martin, Ex parte, Strick, In re .							69
- In re, Board of Trade, Ex par	·te		•				<b>78</b>
Mason, Ex parte, Errington, In re							61
— Ex parte, Isaacson, In re							16
— Ex parte, Smith, In re.						•	51
- In re, Bing, Ex parte .			•				62
— Sharman v							72
Mather, Jennings v. (Gray, Claimant)							66
Matthew, In re, Matthew, Ex parte							13
Matthews, Ex parte, Hodges, In re							70
Maud, In re, Townend, Ex parte		•	•				4
Maughan, In re, Maughan, Ex parte							29
In re, Trustee, Ex parte							35
Maund, In re, Maund, Ex parte.							55
May, Ex parte, Brightmore, In re			•	_			56
— Ex parte, Spackman, In re.			_				2
—— In re, May, Ex parte					. 6.	47,	_
Mein, Ex parte, Ridgway, In re.	_				,	,	62
Mellor's Trustee v. Maas & Co							18
Mercer v. Vans Colina		-	• -				7
Morrott Fre meets Watson In re	•	•	•	•	•	•	66

								PAG1
Merry & Son, Dulaney v.								2
Mesham, Ex parte, King,	In re				•	•		58
Mexican Santa Barbara Mi	ning	Co.,Li	mited		oarte, ]	Perki:	ns, <i>In re</i>	54
Michael, In re, Michael, I	Ex par	rte						2
Middlesex (Sheriff), Ex pa						•		40
Miles, In re, Turnbull, Es	r part	e.			•	٠		ç
Millard, In re	•							41
Miller, In re						•		5
In re, Foresters Fr	iendly	y Soci			rte			57
In re, Miller, Ex p		•	•			•		15
- In re, Official Rece					•			57
Mills, Ex parte, Walker, 1	n re							36
In re, Official Recei	iver,	Ex par	rte					44
- Bawtree & Co., In								12
Mills' Trusts, In re .			•	_				74
Milne, Ex parte, Batten,			•			•		28
Milner, In re, Milner, Ex								18
Minor, Ex parte, Pollitt, I	n re	•	•			•		27
Minor, Ex parte, Pollitt, I Mirams, In re		•			•	•		78
Mirfield Commercial Co.,				v. In	re			54
Mitchell, In re, Cunningh	am. 1	Ex var	te	•	•			37
— Cohen $v$				•	•			7
Montague, In re, Ward, E			•	•	•	•		12
Montefiore v. Guedalla		•	•		•	•		48
Moon, In re								76
- In re, Dawes, Ex pe	arte			•				11
- In re, Moon, Ex pa	rte		•		•	•		24
Moore, Ex parte, Faithfull	$\mathbf{l}$ . In $i$	re	•					42
—— In re		•	•	•				72
In re, Official Reco	eiver.	Ex ve	rte		•	•		16
— Figg v	,		•		•			4, 40
— Figg v Morgan, In re, Morgan, E	x var	te			•	•		36
- In re, Turner, E	x nar	te		•	•			4
- Isted and Morga				. Ex				79
Morley, In re, Morley, Ex								48
- Crook $v$ .		.,		•			•	5
Morris, In re, James v. Lo	ndon	and (	Count			Co.	• •	
Morrison and Aitcheson,								10
Moser, In re, Trustee, Ex								36
Mundy, In re, Stead, Ex p								- 0

							P	AGE
Mutton, In re, Board of Trade,	Ex pe	arte	•	•	•	•		, 34
— v. Peat	•	•	•	•	•	•	. 8	, 72
Myles, In re, Myles, Ex parte		•	•	•	•	•	•	55
	N.	_						
NAPPER v. Fanshawe, Greer, In								39
Nash & Sons, In re, Worthingto		· ·	•	•	•	•	•	28
Nassan, Ex parte, Horn, In re	лц, 19.	ı pın u	•	•	•	•	•	71
National Insurance Corporation	For .	encerta .	Halla	· ++ Tan	*	•	•	59
National Provincial Bank of En							•	63
Translating I Tovincial Dalik Of Mi	Right		parte,				•	60
Navalchand, Ex parte, Gordon,	To re	_	pui ie,	Dade,	1/6 / 6	•	•	65
Naylor, In re, Stephenson, Ex p		•	•	•	•	•	•	74
Nelson, Ex parte, Hockaday, In		•	•	•	•	•	•	16
Newman, In re, Official Received		· · marto	•	•	•	•	•	79
New's Trustee v. Hunting.	-	_		•	•	•	•	44
Newton, In re, National Provin	Icial T	Rank o	cf Enc	rland	· Er «	verta	•	63
Nicholas, In re, Nicholas, Ex pe		DOME (	,ı 1,116	51anu,	L		•	31
and Payne, In re, Lov		. Co.	Er na	rta	•	•	•	27
Nicholson, Ex parte, Phiby, In			Da pa	• • • •	•	•	•	21
Ex parte, Stone, In		•	•	•	•	•	•	21
In re, Board of Trac		• • marta	•	•	•	•	•	20
In re, Nicholson, Ex	•	_	•	•	• ,	•	59	. 78
Nickoll and Knight, Ex parte,	-		*	•	•	•		, 10 5, 9
	IA STIF	51, 276	76	•	•	•	•	55 55
Nordenfelt, In re	· marta	•	•	•	•	•	•	28
37 D. L	-		•	•	•	•	•	62
Norris, Ex parte, Sadler, In re		•	•	•	•	•	•	63
In re, Norris, Ex parte		•	•	•	•	•	•	68
In re, Reynolds, Ex pare		•	•	•	•	•	•	55
		•	•	•	•	•	•	41
North, In re, Hasluck, Ex parte			•	•	•	•	•	29
Northallerton County Court Juc				•	•	•	•	
Wanten Formate Deall Form	2	Skinne	-	•	•	•	•	29
Norton, Ex parte, Brall, In re	• .	•	•	•	•	•	•	74
Ex parts, Mansel, In re		• Lina - La	·	•	•	•	•	76
Nottingham, Ex parte, Tuff and						. <i>T</i>	•	60
and Nottinghamsh		ilk, E	x part	s, Jen	Kinso	o, <i>Int</i>	в	72
Nuthall, In re, Ford v. Nuthall			• T31 4	•		•	•	69
Nutt, Bourke v., Pulborough Sc	nool	Board	Elect	10n, 1	in re		•	81

# 0.

							P	LGE
Oastler & Co.,			re	•		•	•	5
Oborne, In re, M			•	•		•	•	<b>79</b>
Oddfellows, $Ex p$			•	•	•	•	•	<b>57</b>
Official Receiver,			•	•	•	•	•	<b>52</b>
	_	Arnold, In re	•	•	•		•	66
		Baker, In re	•	•	•	•	•	<b>35</b>
		Bankruptcy No	tice, I	In re	•	•	•	14
	Ex parte,	Beall, In re	•		•	•	•	7
	Ex parte,	Bell, In re	•	•	•	•	•	44
***************************************	Ex parte,	Betts, In re	•	•		•		70
	Ex parte,	Bond and Bond	, In 1	·e	•	•	•	<b>55</b>
	Ex parte,	Burnett, In re			•		•	5
	Ex parte,	Cunningham, I	n re				•	38
<del></del>	Ex parte,	Dawes, In re	•	•			•	1
	Ex parte,	Duncan, In re				•		27
	Ex parte,	Flatau, In re				•		70
	Ex parte,	Ford, In re						40
	Ex parte,	Franks, In re					•	38
	Ex parte,	Frost and Frost	, In 1	·e	•			58
	Ex parte,	Garnett, In re	•				37,	66
	Ex parte,	Goudie, In re					. ´	39
	Ex parte,	Gordon, In re						49
-	Ex parte,	Griffith, In re						37
	Ex parte,	Harrison, In re	•		•	•		72
	Ex parte,	Hawkins, In re			• ,			33
	Ex parte,	Hill, In re						17
	Ex parte,	Hirth, In re					•	3
	Ex parte,	Hobbins, In re						23
		Horniblow, In			•		•	75
-		Izod, In re				•		70
	Ex parte,	Lowndes, In re	)					75
***********	Ex parte,	Miller, In re	•					57
	•	Mills, In re					•	44
	Ex parte,	Moore, In re						16
-		Newman, In re				•		79
•		Parker and Par		n re				76
		Richards, In re		•		•	. 2.	11
-		<b>T</b> . <b>T</b>					,	11
		Smith and Hart		In re				37
		Sprange, In re						38

					PAGE
Official Receiver, Ex parte, Stephenson, In		•	•	•	58
Ex parte, Tankard, In re		•			74
Ex parte, Taylor, In re		•			25
Ex parts, Thurlow, In re		•			6
Ex parte, Watson, In re				•	18
Ex parts, Wells and Croft	, In re				25
Ex parte, Wendt, In re			•		67
Ex parte, White & Co., In	nre.	•	•	19, 6	5, 77
Ex parte, Whitlock, In re		•	•		65
—— Ex parte, Wilkinson, In	re .	•			43
v. Ellis, Hill, In re.			•		17
O'Gorman, In re, Bale, Ex parte .		•			59
Oram, Ex parte, Watson and Smith, In re		•			56
O'Shea, In re, Courage v. O'Shea .		•			67
Oswell, In re, Board of Trade, Ex parte					34
Otway, In re, Otway, Ex parte				54	4, 69
Outram, In re, Ashworth, Ex parte .				•	6
Owen, In re, Owen, Ex parte		•			70
— In re, Peters, Ex parte			•		42
—— In re, Peyton, Ex parts	•	•	•	28	
Р.					
PAGE, In re, Trustee, Ex parts					36
Paine, In re, Trustee, Ex parte					44
Dainton In as Dainton Formate					5
Palmer, Ex parte, Badham, In re .					44
In re, Brims, Ex parte					13
In re, Palmer, Ex parte			•		79
v. Day & Sons					50
Pannell, Ex parte, Jamieson, In re .					49
Parfitt, In re, Board of Trade, Ex parte				•	26
Park, In re, Koster, Ex parts				•	21
Parker, Ex parts, Chapman, In re .					64
- Ex parte, Holland, In re					62
Parker and Parker, In re, Board of Trade,	Ex vart	8 .			51
In re, Official Receiver,					76
— In re, Sheppard, Ex par		•			52
In re, Trustee, Ex parte	•		•	•	51
In re, Turquand, Ex par	·te .	•			36
Parkes. Ex. parts. Rayment. In re		-	-		R

TABLE OF C	ASES.			xxxi
				PAGE
Parkes, In re, Pneumatic Tyre Co., Ex	parte	•		. 15
Parkington v. Heywood, Heywood, In a				. 57
Parrott, In re, Cullen, Ex parte	•			. 67
- In re, Whittaker, Ex parte .				. 64
Parsons, Ex parte, Townsend, In re.	•			. 17
Paterson, Ex parts, Rathbone, In re.	•			. 36
Payne, Ex parte, Coton, In re	•			. 17
- Ex parte, Sinclair, In re				. 65
- In re, Castle Mail Packet Co., A	a parte			. 33
Peace, Ex parte, Chantry and Brewster,				. 27
v. Brookes	•			. 17
Pearce, In re, Board of Trade, Ex parte	, .			20, 21, 66
- In re, Crosthwaite, Ex parte .	•	•		. 40
v. Bastable's Trustee	•			. 80
Pearson, In re, Pearson, Ex parte .	•	_		. 15
- In re, West Cannock Colliery	Co., Ex n	arte		. 39
Peat, Mutton v		-		. 8, 72
Pennington, In re, Cooper, Ex parte .	•	•		. 73
— In re, Pennington, Ex par	te .	•		. 78
Perkins, In re, Mexican Santa Barbara		o Tata	I. <i>Ex</i> : n	
— In re, Perkins, Ex parts			, <i>230</i> p	. 70
—— In re, Poyser v. Beyfus	:		•	. 47
Perrier, Ex parte, Tanenberg & Sons, I	n re .	•		. 2
Peters, Ex parte, Owen, In re				. 42
Peyton, Ex parte, Owen, In re				. 28
Phiby, In re, Nicholson, Ex parte .		•	•	. 21
Phillips, Ex parte, Rodway, In re .	•	•	•	. 25
—— In re, Phillips, Ex parte .	•	•	• •	_
In re, Treborth Brith Co., Ex	narta	•	• •	2, 13, 15 . 10
- In re, Trustee, Ex parte .	Pai to	•	• •	. 10
<b>~</b>	•	•	• •	
TO 1 1 1 TO 1	•	•	• •	. 41
Philpott, Bird v	•	•	•	. 80
Pinfold, In re, Pinfold, Ex parte .	•	•	•	. 63
	•	•	• •	. 6
Pixley, Ex parte, Harvey, In re	•	•	• •	. 43
— Ex parts, Snyder, In re	•	•	• •	. 65
Player, In re, Harvey, Ex parte (No. 1)		•	•	. 75
In re, Harvey, Ex parte (No. 2)	•	•	• •	. 74
Plitt, Ex parte, Brown, In re.		•	• •	. 12
Plowden & Co., Ex parts, Hutchinson,	In re	•	• •	. 39
Plummer, In re, Trustee, Ex parte .	• .	•	• •	. 74

		P	GE
Pneumatic Tyre Co., Ex parte, Parkes, In re	•		15
Pockett, Linfoot v	•		17
Pogose, Mackintosh $v$			74
Pollen's Estate (Trustees of), Ex parte, Davis, In re.	•		<b>40</b>
Pollitt, In re, Minor, Ex parte	•		27
Poole, In re, Twisaday and Milne, Ex parte	•		41
Poppleton, Ex parte, Lock, In re	•		45
Ex parte, Lock, In re (No. 1)	•		8
— Ex parte, Lock, In re (No. 2)	•		71
Postlethwaite, In re, Ledger, Ex parte			28
Potts, In re, Taylor & Sons, Ex parte			<b>73</b>
Powell, In re, Powell, Ex parte	•		4
v. Marshall, Parkes & Cc	•		67
Poyser v. Beyfus, Perkins, In re.		. ,	47
Practice Note			38
Pratt, Ex parte, Feild, In re	•		19
—— In re, Pratt, Ex parte			1
Price, In re	•	•	35
Procter, In re, Board of Trade, Ex parte			26
Prout v. Gregory (Sharpe, Garnishee)			6
Pruddah, In re, Broster, Ex parte	•		29
Pryor, In re, Board of Trade, Ex parte			28
Pulborough School Board Election, In re, Bourke v. Nutt			31
Purrett, In re, Purrett, Ex parte			58
$\mathbf{Q}_{\cdot}$			
Queen v. Registrar of Greenwich County Court			68
, and the same of	•	•	00
<b>R.</b>			
Raatz, In re, Carlhian, Ex parte			69
—— In re, Raatz, Ex parte			55
Raison, In re, Raison, Ex parte			32
Ramsay v. Margrett			18
Rankin, In re, Rankin, Ex parte		34,	
Raphael, Ex parte, Coster and Tack, In re			27
Rathbone, In re, Paterson, Ex parte			36
Rawlings, Ex parte, Forster, In re	•		2
Rayment, In re, Parkes, Ex parte			3
Reed, Bowen & Co., In re, Chief Official Receiver, Ex part	e.	•	10
In re, Reed, Bowen & Co., Ex parte	•		23

	TABL	e of	CASE	š.				X	xiii
								PA	.ge
Reese, In re, Bryant, Ex	parte		•	•		•	•	•	62
Reg. v. Dyson	•	•				•			30
v. Erdheim .	•		•			•			30
— v. Hopkins .			•	•	•	•	•		30
v. Northallerton Co						•			29
Registrar of Greenwich C	ounty (	Cour	t, Que	en v.			•		68
Reid & Son, Ex parte, Gil	lespie,	In re	3.						50
Renninson, In Goods of		•	•	•					6
Reynolds & Co., Ex parte,	Barne	tt, <i>I</i>	n re				•		29
- Ex parte, Norris	In re		•	•					55
Rhoades, In re, Rhoades,	Ex par	rte				•		. 6,	41
Rhodes, In re, Heyworth,	Ex pa	rte							4
Richards, In re, Evans, E									32
- In re, March, E									11
- In re, Official R			parte					. 2,	11
Richardson, In re, Gould,			<u>.</u>				. 11.	57,	
v. Webb .	•						,		39
and Webster, .		•						_	31
Riddell, In re, Strathmore				_					14
Riddeough, In re, Vaugh				_	•	•	•	•	2
Ridgway, Ex parte, Hawle					•		•,	. 5,	_
- In re, Clarke, E	• -				•	•	•	24,	
- In re, Hurlbatt,			•	•	•	•	•	~-,	24
In re, Kaye, Ex	-	• ••	•	•	•	•	•	•	62
In re, Mein, Ex			•	•	•	•	•	•	62
In re, Ridgway,	Par nar	· ·ta	•	•	•	•	•	45,	
Riggs, In re, Trustee, Ex	norte	•	•	•	•	•	•		47
Roberts, Ex parte, Gillesp			•	•	•	•	•	•	63
—— In re, Daniel, Ex		•	•	•	•	•	•	•	43
In re, Humphrey		arta	•	•	• .	•	•	-	27
—— In re, Roberts, E.			•	•	•	•	•	•	7
—— Shoolbred v			•	•	•	•	•	,	80
Thomas v. (Smith	Cloir	·	•	•	•	•	•		18
Robertson, In re	i, Ciaii	попт	,	•	•	•	•	•	9
	Farmant	•	•	•	•	•	•	•	9 25
Rodway, In re, Phillips, I			•	•	•	•	•		
Rogers, In re, Board of T				•	•	•	•	•	79
In re, Collins, Ex			· For mo	· ····to	•	• .	•	•	7
In re, Holland and			ex pa	7 18	•	•	•	•	64
In re, Rogers, Ex			•	•	•	•	•	•	22
In re, Woodthorpe				•	•	•	•	•	64
Rook, Ex parte, Smith &	COIIB, I	LN T8	•	•	•	•	•	•	55
<b></b>									

### TABLE OF CASES.

						P.	AGE
Rooney, Ex parte, Tallerman, In re	•	•	•	•	•	. 1,	60
Rose, In re, Hasluck, Ex parte .	•	•	•	•	•		<b>64</b>
Rose $v$ . Buckett	•	•	•	•		•	78
Ross, Ex parte, Cripps, Ross & Co., I	n re	•	•	•.	•	41,	53
Ex parte, Sartoris, In re .	•	•	•	•	•	•	8
In re, Trustee, Ex parte .	•	•	•	•	•	•	<b>78</b>
Rowland, Ex parts, Wise, In re.	•	•	•	•	•	•	71
Rowlands, In re, Board of Trade, Ea	: part	e	•	•	•	•	79
— Trustee v., Hill's (Lord) Es	tate,	In r	e .	•		•	4
R. S. A. (a Debtor), In re	•	•	•	•	•	•	48
Rucker, Ex parte, Hooley, In re	•	•		•		•	24
Russell, Ex parte, Elderton, In re	•	•	•	•	•	•	76
—— In re, Russell, Ex parte	•	•	•	•	•		13
Ruthen, In re, Kidd, Ex parte .		•	•	•		•	63
Rutter v. Everett	•	•	•	•	•		71
Ryan, Briggs v., Wheeler's Settlemer	ıt, <i>In</i>	ı re	•	•	•		74
Ryley, In re, Official Receiver, Ex po	ırte	•	•	•	•	•	11
8.	•						
SADLER, In re, Norris, Ex parte		•	•				68
Saffery, Ex parte, Vautin, In re.		•	•			44	l, 78
Salaman, In re, Salaman, Ex parte			٠.		•		31
Salmon and Woods, In re, Gould, Ea	part	e.		•		11	1, 49
Sanders, In re, Sanders, Ex parte	-		•				53
In re, Whinney, Ex parte	•			•			42
Sandwell, In re, Zerfass, Ex parte				•			86
Sanguinetti v. Stuckey's Banking Co	)	•	•				74
Sarl, In re, Williams, Ex parte .	•	•	•	•			19
Sartoris, In re, Ross, Ex parte .						•	8
Sass, In re, National Provincial Ban	k of	Eng	land,	Ex po	arte	•	60
Satterthwaite, In re, Trustee, Ex pa	rte	•				•	74
Saunders, In re, Saunders, Ex parte			•			•	<b>52</b>
- v. White (Biggs, Claiman	t)	•	•				18
Saville, In re, Saville, Ex parte .							68
Scantlebury, Ex parte, Guy, In re	•					•	25
Scharrer, In re, Tilly, Ex parte.	•	•			•	•	39
Schofield, Ex parte, Fort, In re.	•	•	•		•		61
Schmitz, Ex parte, Cohen, In re			•		•	•	42
School Board for London v. Wall B	rothe	rs	•	•	•		5

TABLE OF	CASES	<b>i.</b>				X	KXV
						P	A.G.B.
Schultze, Ex parte, Clark, In re.			•		•		61
Schultze & Co., In re, Clarke, Ex pari	te			•			69
Scobie v. Collins		•	•				66
Scott, Ex parte, Coates, In re .			•		•		64
In re, Scott, Ex parte .	•	•	•	•	•	. 4,	65
- and Mitchell, In re, Scott, Ex p	arte		•	•		•	9
- v. Morley, Morley, In re, Morley			)				47
- and Smith, Ex parte, Hawke, In	ı re	•		•	•		47
~ * ~ ~ ~ ~ ~ .			•				57
- In re, Seaward Brothers, Ex p	arte			•			58
Seaman, In re, Furness Finance Co.,	Ex pa	ırte					67
Seaton, Ex parte, Deerhurst, In re (N	$0.\overline{1}$	•			•		63
- Ex parte, Deerhurst, In re (N	o. 2)	•					63
— v. Deerhurst	. ′						23
Seaward Brothers, Ex parte, Seager, 1	n re	•	•	•	•		58
Sedgwick, In re, Hobbs, Ex parte			•		•	•	66
- In re, Sedgwick, Ex parte							18
Seed v. Bradley							17
Selwood, In re, Dash, Ex parte .		•	•		•		5
Semenza, In re, Trustee, Ex parte							10
Shackleton, In re, Shackleton, Ex par	·te		•	•	•		<b>32</b>
Sharman v. Mason			•		•		72
Sharp, In re, Sharp, Ex parte .							38
— v. Jackson	•		•	•	•		44
Sharpe, Ex parte, Walker, In re.							<b>3</b> 0
Shaw, Ex parte, Gieve, In re .					•		63
Shears v. Goddard, Sills, In re .							67
Sheffield, Ex parte, Sims, In re .							75
Shepherd and Leech, In re, Whitehave	n Mu	tual 1	Insura	ance S	ociety	7.	
Ex parte						•	61
Sheppard, Ex parte, Parker and Parke	er, <i>In</i>	re					<b>52</b>
Shilson, Ex parte, Cock, In re.							36
Shine, In re, Shine, Ex parte .							72
Shirley, In re, Board of Trade, Ex par	rte	•					80
Shoolbred, Ex parte, Angell, In re		•					25
v. Roberts						. 7.	80
Shurly, In re, Shurly, Ex parte .						69,	
Sills, In re, Shears v. Goddard .		•				. ′	67
Simonson & Co., In re, Ball, Ex parte							66
Sims, In re, Sheffield, Ex parte.			•				75
Sinclair, In re, Payne, Ex parte.			•				65
	-				c 2		-
				-			

### TABLE OF CASES.

				P	LGE
Singleton, Ex parte, Johnstone, In re.	•	•	•	24,	51
Ex parte, Tritton, In re	•		•	•	16
Sissling, In re, Fenton, Ex parte	•	•		•	10
Skegg, In re, Skegg, Ex parte	•	•		•	34
Skinner v. Northallerton County Court Judge	•	•	•		29
Slater, In re, Slater, Ex parte	•	•	•	•	2
Sleet, In re, Sleet, Ex parte	•	•	•	•	6
Small and Small, In re, Small and Small, Ex po	rte				82
Smith, Ex parte, Hildesheim, In re	•	•			51
- Ex parte, Staniar, Roberts & Co., In re				•	28
— In re, Brown, Ex parte				•	28
In re, Denbigh (Earl), Ex parte .	•	•		•	9
—— In re, Edwards, Ex parte	•				59
—— In re, Hepburn & Co., Ex parte .		•			36
In re, Mason, Ex parte				•	51
In re, Trustee, Ex parte		•		55,	57
Antoniadi v. (W. H. Smith, Claimant)				. ′	16
- & Co., Ex parte, Knight, In re .					10
- and Hartogg, In re, Official Receiver, E.	r pari	8			87
and Logan, In re, Fletcher and Brandon					68
- & Sons, Ex parte, Stables, In re .	•	•			58
- In re, Rook, Ex parte .					55
In re, Smith, Ex parte .					10
Snyder, In re, Pixley, Ex parte				•	65
Soan and Morley, Ex parte, Dagnall, In re.	•			•	49
Soanes, Ex parte, Walker, In re					77
Soltykoff, In re, Margrett, Ex parte					46
Somers, In re, Union Credit Bank, Limited, Ex	parte	٠.			69
Company To	•		•	•	60
—— In re, Deller, Ex parte					77
South American and Mexican Co., Ex parte, Mu	ırriete	, In	re		18
Southwood, Wild v		•			67
Spackman, In re, May, Ex parte					2
Spalding and Hodge, In re, Chief Official Recei-	ver, E	a par	te		46
Spamer, Ex parte, Voght, In re	•				10
Spears, Ex parte, Johns, In re				•	58
Spencer, Stokes v. (Haydon and Another, Claim	ants)			•	18
Sprange, In re, Official Receiver, Ex parte.		•		•	38
Stables, In re, Smith & Sons, Ex parte .					58
Stacey v. Hill					86
Stainton, In re, Board of Trade, Ex parte .	•	•	•		32

TABLE OF CASES	•			xxxvii
				PAGE
Staniar, Roberts & Co., In re, Smith, Ex pa	rte .		•	. 28
Stannard, Ex parte, Mills, Bawtree & Co., In				. 12
Stead, Ex parte, Mundy, In re			•	. 9
Stephens, In re, Trustee, Ex parte .		•	•	. 9
Stephenson, Ex parte, Naylor, In re		•		. 74
In re, Brown, Ex parte.				. 75
In re, Official Receiver, Ex par	te .	•		. 58
Stern v. Tegner (Smith, Claimant) .				. 16
Stevens, Ex parts, Whicher, In re				. 79
In re, Board of Trade, Ex parte		•		. 39
Stock, In re, Amos, Ex parte				. 59
Stockley, In re, Discount Co., Ex parte				. 54
Stockton and Sabistan, In re, Gibson, Ex pe	arte .			. 10
Stogdon, In re, Leigh, Ex parte.			•	. 18
Stokes v. Spencer (Haydon and Another, Cl				. 18
Stone, Ex parte, Giles, In re				. 59
- In re, Nicholson, Ex parte .				. 21
Stovold, In re, Board of Trade, Ex parte				. 78
Strand, In re, Board of Trade, Ex parts			,,	. 28
Strathmore, Ex parte, Riddell, In re .			•	. 14
Strick, In re, Martin, Ex parte				. 69
Strong and Hanbury, Ex parte, Allen & Co.				. 5.9
Strouts, Ex parte, Blackburne, In re .				. 59
Stuckey's Banking Company, Sanguinetti v.			•	. 74
Suffield and Watt, In re, Wiggins, Ex parts				. 27
Suffolk, Ex parte, Fletcher, In re				. 45
Sultzberger, In re, Sultzberger, Ex parte .				. 31
т.				
				1 60
	•	•	•	. 1, 60
Tamplin & Son, In re, Barnett, Ex parte.	•	•	•	. 18
Tanenberg & Sons, In re, Perrier, Ex parte.		•	•	
Tankard, In re, Official Receiver, Exparte.		•	•	. 74
Tatum, In re, Board of Trade, Ex parte	•	•	•	. 21
—— In re, Harker, Ex parte	•	•	•	. 21
Taylor, Ex parte, Lacy, In re	•	•	•	. 63
In re	•	•	•	. 5
In re, Board of Trade, Ex parte .	•	•	•	. 22
In re, Dyer, Ex parte	•	•	•	. 71
In re, Official Receiver, Ex parte .	•	•	•	. 25
Taylor & Sons, Ex parte, Potts, In re.			•	. 78

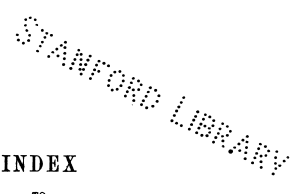
						PA	GE
Tegner, Stern v. (Smith, Claimant)	•	•		•	•	•	16
Tennant, In re, Grimwade, Ex parte		•	•		•		42
Tetley, In re, Jeffrey, Ex parte .	•		•	•	•	•	74
Thackrah, In re, Hughes and Kimbe	r, <i>Ex</i>	parte		•	•	•	71
Thomas, In re, Comptroller in Banks	ruptoy	, Ex p	oar te	•			24
In re, Commissioners of Wo	ods a	nd Fo	rests,	Ex p	arte	•	86
In re, Middlesex (Sheriff),	Ex pa	rte		•	•	•	40
- In re, Ystradfodwg Local B	Board,	Ex po	ırte		•	•	57
v. Roberts (Smith, Claiman	t)	•	•		•	•	18
Thornber, Ex parte, Barlow, In re	•	•			•		2 <b>2</b>
Thurlow, In re, Official Receiver, Ea	e parte	₃.	•	•	•	•	6
Tickle, In re, Leather Sellers' Co., E.	x pari	e.		•	•	•	48
Tidswell, In re, Tidswell, Ex parte	•	•			•	•	60
Tillett, In re, Harper, Ex parte .			•		•	88,	67
- In re, Kingscote, Ex parte		•		•	•	•	71
Tilly, Ex parte, Scharrer, In re.		•	•		•	•	<b>39</b>
Tippett, In re, Tippett, Ex parte					•	•	9
Tobias & Co., In re, Tobias, Ex part	e.		•		•	•	<b>31</b>
Tobit, Ex parte, Carruthers, In re	•	•	•		•	•	35
Todd, Ex parte, Ashcroft, In re.	•				•	•	74
Tomkins & Co., In re	•	•			•		<b>58</b>
Tower Furnishing Co., Ex parte, Jon	1es, <i>It</i>	ı re			•		18
Townend, Ex parte, Maud, In re					•		4
Townsend, In re, Parsons, Ex parte		•			•		17
Tranter, Ex parte, Warren, In re			•			•	45
Treborth Brith Co., Ex parte, Phillip	08, <i>In</i>	TB					10
Tregaskis, In re, Tregaskis, Ex parte			•		•		<b>34</b>
Trehearne, In re, Ealing Local Boar	d, Ex	parte	•	•			12
Tricks, In re, Charles, Ex parte.	•				•	•	58
Tritton, In re, Singleton, Ex parte				•	•		16
Trotman, Ex parte, Kriegel, In re	•	•				•	46
Troup, Ex parte, Hawkins, In re		•	•		•		<b>54</b>
Trustee, Ex parte, Abrahams, In re	•	•	•		•	•	28
- Ex parte, Barnett, In re	•	•	•	•	•		76
Ex parte, Bastable, In re			•		•	•	80
Ex parte, Brooke, In re.		•					36
- Ex parte, Charlwood, In re		•	•		•	•	66
Ex parte, Clay & Sons (R. C		re			•		44
- Ex parte, Cox, In re .	•	•			•		20
- Ex parte, Day, In re .		•	•			26,	75
- Ex parte, Gieve, In re .		•			•	•	59

		TABLE	OF	CASE	8.				XX	xix
									P/	GE
Trustee,	Ex parte,	Glanville, In re	}					•		43
	Ex parte,	Graydon, In re				•			•	7
	Ex parte,	Harris, In re .						•		66
•	Ex parte,	Helsby, In re.						•		11
	Ex parte,	Lowndes, In re						•	•	46
	Ex parte,	Maughan, In re	9						•	35
	Ex parte,	Moser, In re .					•	•	•	36
	Ex parte,	Page, In re .			•		•	•	•	36
	Ex parte,	Paine, In re .				•		•	•	44
	Ex parte,	Parker and Par	ker	, In 1	ъ					51
	Ex parte,	Phillips, In re								11
	Ex parte,	Plummer, In re	,	•			•			74
	Ex parte,	Riggs, In re .								47
	Ex parte,	Ross, In re .			•	•				78
	Ex parte,	Satterthwaite, A	In r	e			•			74
<del></del>	-	Semenza, In re								10
	_	Smith, In re.							55,	57
		Stephens, In re								9
		Vince, In re .			•					62
		Wallis, In re .		•			•			72
	Ex parte.	Walsh, In re.			•					5
		Wells, In re.								39
		Whitaker, In re				•				85
		Winslow, In re				•				19
		Zappert & Co.,	In	ra				•		35
		ids, Hill's (Lord			In	e	•			4
Tucker.		cker, Ex parts.			•		•	•	•	<b>5</b> 5
		am, In re, Notti					•	•	•	60
		e, Miles, <i>In re</i> .		14111,	Lie pa		:	:	:	9
		Morgan, In re.		•	:		•	•	•	4
		rte, Davis, In re	1	•	•	•	•	•	•	20
		te, Parker and P		er <i>[</i> 4	2 TA	•	•	•	•	36
		weedale, Ex par			• 10	:		•	•	45
		ne, <i>Ex parte</i> , Poo			•	:	•	•	•	41
T WIRDCON	y and min	ac, <i>122 par 16</i> , 1 00	лс,	110 16	•	•	•	•	•	#1
			U.							
Underi	HLL, In re	e, Budden, <i>Ex pe</i>	arte		•		•	•	•	88
Union (	Credit Ban	k, Limited, In r	re, E	Some	18, <i>Ex</i>	parte			•	69
United (	Ordnance :	and Engineering	Co	., Li1	nited,	Ex po	arte, 1	Hooley	7,	
In a			-	•			•	. •		59
Urquhar	t, <i>In re</i> , T	Jrquhart, <i>Ex pan</i>	rte							15
-	•									

v	
v	

							PA	GE
VANDERHAAGE, In re, Izard, Ex	parte	,	•	•	•	•	•	10
•	•	•	•	•		•		7
Vansittart, In re, Brown, Ex par	te	•	•	•	•		•	74
Vaughan, Ex parte, Riddeough,	In re	•	•				•	2
(Executors of), Ex par	te, D	odds,	In re	9	•	•		59
Vautin, In re, Saffery, Ex parte.						•	44,	<b>73</b>
Vavasour, In re	•	•		•		•	•	<b>76</b>
Verdi, Ex parte, Hinks, In re		•		•				59
Vernall, Ex parte, Cook, In re	•		•					60
Vince, In re, Baxter, Ex parte	•					:		62
- In re, Trustee, Ex parte								62
Viney, Ex parte, Adamson, In re								2
- Ex parte, Eaton, In re		•		•				44
and Norton, Ex parts, Vi	ngoe	and I		. In	re			44
Vingoe and Davies, In re, Viney								44
Vitoria, In re, Vitoria, Ex parte			,	. <i>.</i>				10
— In re, Vitoria, Ex parte			•	•		•	•	54
Vogeler (Charles A.) & Co., Cool			•	:	•	•	•	2
Voght, In re, Spamer, Ex parts			•		•	•	•	10
Von Weissenfeld, In re, Hendry,		norta	•	•		•	•	11
	w.							
WAITE, In re, Bentley's Yorkship		reweri	es Co	., Ex	parte	•	•	4
Walker, In re, Gould, Ex parte	•	•	•	•	•	• •	•	48
—— In re, Mills, Ex parte	•	•	•	•	•		•	36
- In re, Nickoll and Knigh		x pari	8	•	•	•	. 5	, 9
In re, Sharpe, Ex parte		•	•		•			30
—— In re, Soanes, Ex parte		•		•				<b>77</b>
Wall Brothers, School Board for	Lone	don v			•			5
Wallace, In re, Campbell, Ex pas	rte	•						22
- In re, Wallace, Ex parte		•			•		12,	58
Wallis, In re, Board of Trade, E.	r par	te			•		•	35
- In re, Lickorish and Bell			arte					25
- In re, Trustee, Ex parts								72
Walsh, In re, Trustee, Ex parte				•				5
Ward, Ex parts, Bullock, In re								17
- Ex parte, Montague, In re								12
Ex parte, White, In re	_							67
In ra	•	•	-					52





# BANKRUPTCY AND BILLS OF SALE CASES.

TO

### Abuse of process.

Discovery of documents—Friendly creditor.

IN RE DASHWOOD, EX PARTE KIRK, 3 Morr. 257

And see In Re Bebro, Ex parte Bebro, 7 Manson, 284; In Re TALLERMAN, EX PARTE ROONEY, 5 Morr. 119; IN RE BETTS, EX PARTE OFFICIAL RECEIVER, 8 Manson, 227

### Accounts.

Order on trustee to furnish—Conditional order—B. A., 1883, s. 102, sub-s. 5;

IN RE H. F. MARGETTS, EX PARTE BOARD OF TRADE, 1 Morr. 211 And see Board of Trade-Committal.

### Act of bankruptcy.

Annulment of - Law of New South Wales - Evidence - Res judicata -Registrar's judgment-Indirect motive of petitioning creditor-B. A., 1887 and 1888—B. R., r. 51. King v. Henderson, 5 Manson, 308

Bill of exchange granted by debtor—Agreement by creditor to renew periodically on interest being prepaid - Act of bankruptcy committed during currency of renewed bill - Petition - Inequitable proceeding -Debt payable "at some certain future time"—B. A., 1883, s. 6 (b).

In Re Barr, Ex parte Wolfe, 3 Manson, 97

Committed prior to B. A., 1883, coming into operation—B. A., 1883. ss. 4, 5, 169, sub-ss. 1, 2 (a) (b), 3.

Ex parte Pratt, In Re Pratt, 1 Morr. 27

Petition—Computation of time—B. A., 1883, s. 6, sub-s. 1(c). In Re Hanson, Ex parte Forster, 4 Morr. 98

- Presentation of Computation of time-B. A., 1883, s. 48. IN RE DAWES, EX PARTE OFFICIAL RECEIVER, 4 Manson, 117 N.

## Act of bankruptey continued.

- Altowance of costs and expenses to trustee under deed B. A., 1883, s. 4, sub-s. 1 (a); s. 43.

In Re J. and H. Richards, Ex parte Official Receiver, 1 Morr. 242

Construction of statute—Costs of solicitor — Employment of solicitor to arrange with creditors—Charge for costs—Right of solicitor to payment — B. A., 1883, s. 4, sub-s. 1 (a) and (b).

IN RE SPACKMAN, EX PARTE MAY, 7 Morr. 100

- Exception of leaseholds—Declaration of trust of leaseholds—B. A., 1883, s. 4, sub-s. 1 (a). IN RE HUGHES, EX PARTE HUGHES, 10 Morr. 91
- Execution of by foreign debtor in country of domicil—Business carried on in England through agent—"Mobilia sequentur personam"—Registration of deed in England—Deeds of Arrangement Act, 1887.

Dulaney v. Merry and Son, 8 Manson, 152

Execution of deed of arrangement—Proof—Production of office copy—Deeds of Arrangement Act, 1887, ss. 6, 11—B. B., 1886, r. 164.

IN RE SLATER, EX PARTE SLATER, 4 Manson, 118 .

Foreigner resident out of jurisdiction—Carrying on business in England through agent—Conveyance of property in England—Jurisdiction—B. A., 1883, s. 4, sub-s. 1 (a), (b), (c); s. 6, sub-s. 1 (d).

COOKE v. CHARLES A. VOGELER & Co., 8 Manson, 113; affirming S. C. sub nom. IN RE A. B. & Co., 7 Manson, 134

Misrepresentations by debtor—Assent of creditor induced by misstatements—Right of assenting creditor to present petition—B. A., 1883, s. 4, sub-s. 1 (a); s. 7.

IN RE TANENBERG AND SONS, Ex PARTE PERRIER, 6 Morr. 49

- Partnership—Assignment for benefit of trade creditors—B. A., 1883, s. 4, sub-s. 1 (a). In Re Phillips, Ex parte Phillips, 7 Manson, 277
- Payment of solicitor's costs by trustee under deed—Beceiving order—Application against trustee to refund—B. A., 1883, s. 4, sub-s. 1 (a).

  IN RE FORSTER, EX PARTE RAWLINGS, 4 Morr. 292
- Petition by creditor—Assent, acquiescence or submission by creditor to deed—Proof, assent or acquiescence—Appeal by party not appearing in Court below—B. A., 1883, s. 4, sub-s. 1 (a).

IN RE MICHAEL, EX PARTE MICHAEL, 8 Morr. 805

- Privity of petitioning creditor—Validity of deed—Preference of creditors under 10%. In Re Adamson, Ex parte Viney, 2 Manson, 153
- Subsequent bankruptcy of debtor—Liability of trustee under deed of assignment to account to trustee in bankruptcy—B. A., 1883, s. 4, sub-s. 1 (a); s. 43. In Re Riddeough, Ex parte Vaughan, 1 Morr. 258

### Act of bankruptey—continued.

- Conveyance or assignment to trustees for benefit of creditors generally—continued.
- Unstamped and unregistered deed—Right to use deed as evidence of act of bankruptcy Deeds of Arrangement Act, 1887, ss. 5, 17 B. A., 1883, s. 4, sub-s. 1 (a).

In Re Hollinshead, Ex parte Heapy and Son, 6 Morr. 66

- 2. Fraudulent conveyance, gift, delivery or transfer—
- Assignment of whole property—Fishmonger—Plant and stock-in-trade—B. A., 1883, s. 4, sub-s. 1 (b).

IN RE RAYMENT, EX PARTE PARKES, 6 Manson, 288

Fraudulent assignment—Application to set aside deed—Fraudulent as against creditors—13 Eliz. c. 5—Costs—B. A., 1883, s. 102, sub-s. (1).

IN RE GILLO, EX PARTE DOLLAR, 8 Morr. 157

- Existing debt-Further advances.

Administrator-General of Jamaica v. Lascelles de Mercado & Co., 1 Manson, 163

Fraudulent conveyance—Void or voidable—Sale of business to limited company—Voluntary winding-up of company—Bankruptcy of trader—Relation back—Right of trustee in bankruptcy to set aside conveyance—Statute 13 Eliz. c. 5—B. A., 1883, s. 4, sub-s. 1 (b), ss. 43, 49.

IN RE HIRTH, EX PARTE OFFICIAL RECEIVER, 6 Manson, 10
—— Voluntary settlement for settlor's benefit—13 Eliz. c. 5.

In Re Lane-Fox, Ex parte Gimblett, 7 Manson, 295

3. Fraudulent preference.

See Fraudulent preference.

- Absenting himself—Change of abode—Assumption of false name—B. A., 1883, s. 4, sub-s. 1 (d).

  IN RE ALICE ALDERSON, 1 Manson, 495
- —— Married woman—Carrying on trade separately from husband—Married Women's Property Act, 1882, s. 1, sub-s. 5—B. A., 1883, s. 4, sub-s. 1 (d). IN RE WORSLEY, EX PARTE LAMBERT, 8 Manson, 8
- Departing from dwelling-house with intent to defeat or delay creditors—B. A., 1883, s. 4, sub-s. 1 (d).

In Re McKeand, Ex parte McKeand, 6 Mort. 240

- See also In Re Woolstenholme, Ex parte Foster & Co., 4 Morr. 258; In Re Baker, Ex parte Baker, 5 Morr. 5; In Re Fiddian, Squire & Co., Ex parte Fiddian, Squire & Co., 9 Morr. 95; In Re Lewis, Ex parte Becker, 10 Morr. 141
- 4. Departing or remaining out of England, departing from dwelling-house, otherwise absenting himself or beginning to keep house, with intent to defeat and delay—
- Remaining out of England with intent to defeat or delay creditors—Date of act of bankruptcy—B. A., 1883, s. 4, sub-s. 1 (d).

IN RE CAMPBELL, EX PARTE CAMPBELL, 4 Mort. 198

### Act of bankruptcy-continued.

- 5. Execution levied by seizure of goods in action in any Court, or any civil proceedings in High Court, and goods have been either sold or held by sheriff for twenty-one days—
- Execution—Holding by sheriff for twenty-one days—B. A., 1883, s. 45—B. A., 1890, s. 1. Burns-Burns' Trustee v. Brown, 2 Manson, 23
  - And see In Re J. S. BEESTON, EX PARTE BOARD OF TRADE, 6 Manson, 27, and Figg v. Moore, 1 Manson, 404
- Seizure and sale of goods—Fi. fa. to enforce award—"Civil proceeding" —Originating summons—B. A., 1890, s. 1—Arbitration Act, 1889, s. 12.
  - IN RE J. G. BIRCH, EX PARTE CAUCASIAN TRADING CORPORATION, 3 Manson, 1
- 6. Failure to comply with bankruptcy notice—
- Amount for which notice issued Part payment of judgment debt B. A., 1883, s. 4, sub-s. 1 (g).

IN RE CHILD, EX PARTE CHILD, 9 Morr. 103

- Appeal pending from judgment—Discretion of Registrar—B. A., 1883, s. 7, sub-s. 4. In Re Rhodes, Ex parte Heyworth, 1 Morr. 269
- Payment of judgment debt—Right of another creditor to take advantage of act of bankruptcy notwithstanding payment of debt—B. A., 1883, s. 4, sub-s. 1 (g).

  IN RE POWELL, EX PARTE POWELL, 8 Morr. 178
- Time when act of bankruptcy committed—B. A., 1883, s. 4, sub-s. 1 (g).
  IN RE MAUD, EX PARTE TOWNEND, 8 MOTT. 144; ÎN RE LORRIMAR,
  EX PARTE CONSTABLE, 7 MOTT. 235

And see Bankruptcy notice.

7. Notice of suspension or intended suspension of payment—

Alternative of bankruptcy.

IN RE WAITE, EX PARTE BENTLEY'S YORKSHIRE BREWERIES Co., 1 Manson, 512

By conversation—Non-trader—B. A., 1883, s. 4, sub-s. 1 (h).

In Re Scott, Ex parte Scott, 3 Manson, 102

Instruction to solicitor to issue circular—Informal communication by solicitor—B. A., 1883, s. 4, sub-s. 1 (h).

IN RE MORGAN, EX PARTE TURNER, 2 Manson, 508

Letter containing offer "coupled with warning"—Single creditor—B. A., 1863, s. 4, sub-s. 1 (h).

IN RE LORD HILL'S ESTATE, TRUSTEE v. ROWLANDS, 3 Manson, 136

Letter written "without prejudice"—Admissibility to prove act of bank-ruptcy—B. A., 1883, s. 4, sub-s. 1 (h).

IN RE DAINTREY, EX PARTE HOLT, 10 Morr. 158

### Act of bankruptcy-continued.

- Notice of suspension or intended suspension of payment continued.
- Notice by debtor of "inability to pay his debts"—Temporary suspension of payment—B. A., 1883, s. 4, sub-s. 1 (h) (g).

CROOK v. MORLEY, 8 Morr. 227

Notice given to managing clerk to solicitor—Sufficiency of notice—B. A., 1883, s. 4, sub-s. 1 (g).

In Re Ashton, Ex parte McGowan, 8 Morr. 72

Procedure—Receiving order—B. A., 1883, s. 4, sub-s. 1 (h).

IN RE SELWOOD, EX PARTE DASH, 1 Manson, 66

Verbal statement—Creditor—Advance to debtor in view of future partner-ship—Agreement to repay in future event—B. A., 1883, s. 4, sub-s. 1 ( $\hbar$ ); s. 6, sub-s. 2. IN RE MILLER, 8 Manson, 1

See also In Re Walker and Son, Ex parte Nickoll and Knight, 1 Morr. 188; In Re Friedlander, Ex parte Oastler & Co., 1 Morr. 207; In Re Walsh, Ex parte Truster, 2 Morr. 112; In Re Wolstenholme, Ex parte Wolstenholme, 2 Morr. 213; In Re Lamb, Ex parte Gibson and Bolland, 4 Morr. 25; In Re Crook, Ex parte Crook, 7 Morr. 11; In Re Thomas Hawley, Ex parte Ridgway, 4 Manson, 41; In Re Woodroff, Ex parte Woodroff, 4 Manson, 46

### Action.

Breach of contract—Bankruptcy of defendants—Action defended by trustee in bankruptcy—Trustee not made party—Order upon trustee to pay costs—R. S. C., 1883, Ord. 17, r. 4—B. A., 1883, s. 102, sub-s. 4.

SCHOOL BOARD FOR LONDON v. WALL BROTHERS, 8 Morr. 202

Parties—Receiving order against defendant—Adding Official Receiver— Transmission of interest.

In Re Berry, Duffield v. Williams, 3 Manson, 11

### Adjudication.

Annulment—Debtor's petition—Inalienable pension—Defeating creditor— B. A., 1883, ss. 8, 35.

In Re Painter, Ex parte Painter, 1 Manson, 499

- —— Payment of debts in full—B. A., 1883, s. 35, sub-s. 1.
  - IN RE BURNETT, EX PARTE OFFICIAL RECEIVER, 1 Manson, 89
- —— Discretionary power—Debtor's misconduct—Concealment of assets—Postponement of annulment—B. A., 1883, s. 35.

In Re Taylor, 8 Manson, 230

And see In Re Gyll, Ex parte Board of Trade, 5 Morr. 279

—— Purchase of debts by trustee for bankrupt—Secret agreement by bankrupt with creditor.

LEVITA'S CLAIM, IN RE MCHENRY, McDERMOTT v. BOYD, 1 Manson, 224

#### Adjudication—continued.

Discretion of Court to refuse to adjudicate—Failure of creditors to accept and confirm scheme—Application for delay—Costs—B. A., 1883, s. 20. IN RE PINFOLD, EX PARTE PINFOLD, 8 Morr. 312

"Shall adjudge"—B. A., 1883, s. 20, sub-s. 1; s. 105, sub-s. 2.
IN RE THURLOW, EX PARTE OFFICIAL RECEIVER, 2 Manson, 158
And see Costs.

### Administration, Summary.

See Small bankruptcies.

### Administration of estate of deceased insolvent.

Attachment of debts—Dividend distributable by Official Receiver—Garnishee order on Official Receiver—R. S. C., 1883, Ord. 45, r. 1—B. A., 1883, ss. 58, 63, 125.

PROUT v. GREGORY (SHARPE, GARNISHEE), 7 Morr. 1

Avoidance of voluntary settlement—B. A., 1883, ss. 47, 125.

IN RE GOULD, EX PARTE CHIEF OFFICIAL RECEIVER, 4 Morr. 202

Discretion of Court—Sufficiency of debt to support petition—B. A., 1883, s. 125. IN RE OUTRAM, EX PARTE ASHWORTH, 10 Morr. 288

Execution creditor, rights of—B. A., 1883, ss. 45, 125.

HASLUCK v. CLARK, 5 Manson, 118; 6 Manson, 146

Executor—Retainer—Assets paid to Official Receiver under mistake of law—Right to recover—B. A., 1883, s. 125.

IN RE RHOADES, EX PARTE RHOADES, 6 Manson, 277

Jurisdiction—Debtor resident abroad—B. A., 1883, ss. 95, 125—B. A., 1886, Appendix, Part I., Form 11.

In Re Evans, Ex parte Evans, 7 Morr. 297

Jurisdiction of County Court—B. A., 1883, s. 125.

IN RE CROWTHER, EX PARTE ELLIS, 4 Morr. 805

Notice of petition of legal personal representative—B. A., 1883, s. 125.

IN RE SLEET, Ex PARTE SLEET, 1 Manson, 394

Official Receiver in Bankruptcy—Bond—Sureties dispensed with— Practice. In the Goods of Renninson, 1 Manson, 475

Power to examine witnesses—B. A., 1883, ss. 27, 125—B. R., 1883, r. 58—B. S. C., 1883, Ord. 37, r. 5.

IN RE HEWITT, EX PARTE HEWITT, 2 Morr. 184

Right of executor to retain debt due to himself—Notice to executor of petition for administration order—B. A., 1883, s. 125.

In Re Williams, Ex parte Lewis and Evans, 8 Morr. 65

Transfer of administration proceedings from High Court to County Court—B. A., 1883, s. 125, sub-ss. 1, 2, 3, 4, 5.

In Re J. A. May, Ex parte E. May, 1 Morr. 232

### Advertisement. See Petition.

#### Affidavit.

Notice of motion—Affidavits in support—Service of affidavits—B. R., 1886, rr. 27, 29. IN RE WELLS, EX PARTE COLLINS, 9 Morr. 191

### After-acquired property.

- Assignment by bankrupt—Equitable chose in action—Bona fides—Rights of trustee in bankruptcy—B. A., 1883, ss. 44, 54—Australian bankruptcy law.

  Hunt v. Fripp, 5 Manson, 105
- Trustee—Priority—Notice—Commission—Personal earnings—B. A., 1883, ss. 44, 53. Mercer v. Vans Colina, 4 Manson, 363
- Claim of trustee—Right of third parties to indemnity for expenses incurred in respect of after-acquired property.

IN RE CLARK, Ex PARTE KEARLEY, 6 Morr. 42

Leaseholds—Mortgage by undischarged bankrupt—Non-intervention of trustee—Disclaimer—B. A., 1883, ss. 44, 55.

In Re Clayton and Beaumont's Contract, 2 Manson, 845

- Personal earnings—Money deposited with stakeholder to abide result of billiard match—Wagering contract—Gaming Act, 1845, ss. 18, 44, 53. Shoolbred v. Roberts, 6 Manson, 397
- ---- Mortgagee of business-Trustee in bankruptcy-B. A., 1883, s. 53.
  IN RE ROGERS, EX PARTE COLLINS, 1 Manson, 387
- Right of trustee—Maintenance of bankrupt and his family—B. A., 1883, s. 44, sub-s. 2 (1); s. 53.
  - IN RE ROBERTS, EX PARTE ROBERTS, 7 Manson, 5
- —— Solicitor—Assignment of costs—Chose in action—Trustee—Priority— Notice.

IN RE BEALL, EX PARTE OFFICIAL RECEIVER, 6 Manson, 163

Rights of trustees in successive bankruptcies—Undischarged bankrupt carrying on business—Property acquired between two adjudications—B. A., 1883, ss. 44, 54.

IN RE CLARK, Ex PARTE BEARDMORE, 1 Manson, 47, 207

Second bankruptcy—Title of trustee in first bankruptcy—B.A., 1883, s. 44.

IN RE CLARKE, EX PARTE DICKENSON, 1 Manson, 47.

And see Discharge.

### Agent.

Bankruptcy of—Following trust money—Banking account—Appropriation of payments—Bule in Clayton's Case.

MUTTON v. PEAT, 6 Manson, 424. Reversed on appeal on the facts [1900] 2 Ch. 79

### Agistment.

See Reputed ownership.

Agricultural Holdings Act. See Distress.

### Alimony.

See Proof-Receiving order.

### Allowance.

See Pay, Pension, &c.

## Amendment of proof.

See Proof.

### Appeal.

Abandonment of—Application for leave to withdraw—Form of order— Dismissal of appeal—B. A., 1883, s. 104.

In Re Downing, Ex parte Mardon, 8 Morr. 302

As to costs only—B. R., 1886, r. 129.

IN RE SARTORIS, EX PARTE Ross, 8 Morr. 25

By bankrupt—Application to dispense with security—Inability to find required amount—B. R., 1886, r. 131.

IN RE GREPE, EX PARTE GREPE, 4 Morr. 128

By Board of Trade—Leave to dispense with deposit—B. A., 1883, s. 104, sub-s. 2—Bankruptcy Appeals (County Courts) Act, 1884, s. 2—B. R., 1886, r. 131.

IN RE MUTTON, EX PARTE BOARD OF TRADE, 4 Morr. 115

By debtor against receiving order—Notice to Official Receiver—Duty of Official Receiver as to appearing on appeal—B. A., 1883, ss. 50, 54, 68, and 70—Bankruptcy Appeals (County Courts) Act, 1884, s. 2.

IN RE WEBBER, EX PARTE WEBBER, 6 Morr. 313

From County Court—Copy of County Court Judge's notes sent up for use of Court of Appeal—Application by party for copy of notes,

IN RE LOCK, EX PARTE POPPLETON (No. 1), 8 Morr. 44

—— Order of Divisional Court to pay money out—Duty of Registrar—Bankruptcy Appeals (County Courts) Act, 1884, s. 2.

In Re Wise, Ex parte Brown, 8 Morr. 128

### Appeal—continued.

- From County Court—Deposit of 201. as security for costs of appeal—Right of appellant to return of deposit—B. R., 1886, r. 131.
  - IN RE SCOTT AND MITCHELL, EX PARTE SCOTT, 7 Morr. 178
- —— Dispensing with deposit on appeal—Special circumstances—Leave to dispense with deposit—B. R., 1886, r. 131.

In Re Jones, Ex parte Lloyd (No. 1), 8 Morr. 192

See also In Re Robertson, 2 Morr. 117

- From Divisional Court—Leave to appeal—Bankruptcy Appeals (County Courts) Act, 1884, s. 2.
  - IN REWALKERAND SON, EX PARTE NICKOLL AND KNIGHT, 1 Morr. 249
- —— Original order made in County Court not varied—Right of appeal—B. A., 1883, s. 104.
  - IN RE ASHWORTH AND OUTRAM, EX PARTE ASHWORTH AND OUTRAM, 10 Mort. 175
- From refusal to order prosecution of bankrupt—Fraudulent removal of furniture—Debtors Act, 1869, ss. 11, 12, 16—B. A., 1883, s. 163—B. R., 1883, r. 111 (3).

In Re Stephens, Ex parte Trustee, 2 Morr. 20

- Limitation of right of—Money's worth in dispute under 501.—No leave to appeal obtained—Validity of rule—B. A., 1883, s. 104, sub-s. 2 (d); s. 127—B. B., 1883, r. 111 (2)—B. B., 1886, r. 129.
  - In Re Hann, Ex parte Foreman, 3 Morr. 300; 4 Morr. 16
- Notice of—Appeal from decision of Registrar declining to make receiving order—Notice of appeal served after lapse of twenty-one days.

IN RE COURTENAY, EX PARTE DEAR, 1 Morr. 89

- —— Appeal out of time—Costs—R. S. C., Ord. 58, rr. 9, 15—B. R., 1883, rr. 112 and 116.
  - IN RE MUNDY, EX PARTE STEAD, 2 Morr. 227

IN RE TIPPETT, EX PARTE TIPPETT, 2 Morr. 229

- ---- Costs-B. R., rr. 112, 114.
  - IN RE BLENKHORN, EX PARTE BLEASE AND BLEASE, 1 Morr. 280
- Notice sent by post—Extension of time—B. R., 1886, r. 130.

  IN RE FAULCONER, EX PARTE COCHRANE, 6 Morr. 206

  And see In Re Arden, Ex parte Arden, 2 Morr. 1
- —— Interlocutory order in bankruptcy—Length of notice—R. S. C., 1883, Ord. 58, r. 3—B. R., 1886, r. 134.
  - IN RE MILES, EX PARTE TURNBULL, 6 Morr. 213
- Omission to state grounds of appeal in notice—Preliminary objection to hearing of appeal—Regulation of February 18th, 1890.
  - IN RE SMITH, EX PARTE EARL OF DENBIGH, 9 Morr. 316

### Appeal—continued.

- Notice of—Copy of appeal not sent to Registrar—B. R., 1886 and 1890, r. 132. IN RE VITORIA, EX PARTE VITORIA (No. 1), 1 Manson, 1
- Official Receiver—Locus standi to appeal against refusal of application for adjudication—Person aggrieved—Duty of Registrar—B. A., 1883, ss. 18, 20, 104, 109—B. R., 1886, r. 191.
  - IN RE REED, BOWEN & Co., Ex PARTE CHIEF OFFICIAL RECEIVER, 4 Mort. 225
- Bejection of proof—By chairman of first meeting of creditors—Locus standi of bankrupt to oppose—B. A., 1883, ss. 15, 16; sched. 1, r. 14; sched. 2, rr. 22, 24, 25, 27.
  - In Re G. C. Knight, Ex parte Smith & Co., 1 Morr. 74
- By trustee—Notice of appeal sent by post—Time—Costs of Trustee
   R. S. C., 1883, Ord. 58, r. 15—B. A., 1883, s. 142—B. R., rr. 112, 114A, 116A (April 11, 1884).
  - In Re Arden, Ex parte Arden, 2 Morr. 1
- —— Security for costs—Creditor resident abroad—B. A., 1883, s. 37, and sched.—B. B., 1886 and 1890, rr. 131, 148.
  - IN RE VANDERHAAGE, EX PARTE IZARD, 5 Morr. 27; IN RE SEMENZA, EX PARTE TRUSTEE, 1 Manson, 18
- Time for appealing—B. R., 1883, r. 173.
  - IN RE SISSLING, EX PARTE FENTON, 2 Morr. 289; IN RE GILLESPIE & Co., EX PARTE MORRISON AND AITCHESON, 1 Morr. 278
- —— Motion to expunge—B. R., 1883, r. 173—B. A., 1883, sched. 2, r. 23. IN RE VOGHT, EX PARTE SPAMER, 3 Morr. 164
- Three orders made in County Court—One notice of appeal and one deposit—Fees—Refusal of Court to hear appeal—B. A., 1883, s. 39—B. R., 1886, r. 131.
  - In Re Smith and Sons, Ex parte Smith, 7 Morr. 30
- Security for costs—Increase of deposit—"Special circumstances"—B. R., 1886, r. 131.
  - IN RE PHILLIPS, EX PARTE TREBORTH BRITH Co., 3 Manson, 156
- Small bankruptcy—Leave to appeal not obtained—B. A., 1883, ss. 104, 121
  —B. R., 1883, r. 199.

  IN RE DALE, EX PARTE DALE, 2 Morr. 92
- Leave to appeal not obtained when notice of appeal given and served Leave obtained afterwards B. A., 1883, s. 121 B. R., 1883, r. 199 (5).
  - IN RE STOCKTON AND SABISTAN, EX PARTE GIBSON, 2 Morr. 189

### Appeal—continued.

Small bankruptcy—Refusal of leave to appeal—Appointment of trustee— Right of appeal—B. A., 1883, s. 121—B. R., 1886, r. 273.

IN RE RICHARDS, EX PARTE OFFICIAL RECEIVER; IN RE RICHARDS, Ex parte March (Trustre), 4 Morr. 233

Special case stated by County Court-Right of appeal from decision of High Court—B. A., 1883, ss. 97, 104—Bankruptcy Appeals (County In Re Moon, Ex parte Dawes, 3 Morr. 105 Courts) Act, 1884, s. 2.

Time—Extension—Ex parte order—Acquiescence—Costs—B. A., 1883, s. 105 (iv.)

IN RE JOHN HENRY PHILLIPS, EX PARTE TRUSTEE, 2 Manson, 206 · Order "signed, entered, or otherwise perfected"—B. R., 1886 and 1890, r. 130. IN RE HELSBY, Ex PARTE TRUSTEE, 1 Manson, 4

Under sect. 5 of Debtors Act, 1869—Appeal to what Court.

In Re Lascelles, Ex parte Genese, 1 Morr. 183

And see Committal-Composition and scheme of arrangement-Discharge—Evidence—Beceiving order—Trustee.

### Apprenticeship fee.

Application for return of.

IN RE RICHARDSON, EX PARTE GOULD, 4 Morr. 47

## Appropriation of salary.

See Salary.

#### Appurtenances.

Meaning of term.

In Re Salmon and Woods, Ex parte Gould, 2 Morr. 137

### Arrangement.

See Composition and scheme of arrangement.

Absconding debtor—Warrant of arrest—Execution of warrant—Debtor within locked door-Authority to break open door-Motion by trustee to declare property part of bankrupt's estate-Purchase by third parties -Claim by purchaser to appear on motion-Locus standi-Suspension of warrant of arrest against absconding debtor to enable him to give evidence—B. A., 1883, s. 25—B. R., 1886, rr. 28, 31.

IN RE VON WEISSENFELD, Ex PARTE HENDRY, 9 Morr. 30

Default in payment of instalment of judgment debt—Receiving order— Arrest of debtor-Payment under protest-Claim of Official Receiver-B. A., 1883, ss. 9, 121—County Court Rules, January, 1884, rules (1), (2). IN RE RYLEY, EX PARTE OFFICIAL RECEIVER, 2 Morr. 171

And see Public examination.

### Assignment.

For benefit of creditors—Hire-purchase agreement—Gas engine—Notice—
"Disposition"—Factors Act, 1889, s. 2, sub-s. (1); s. 9.

KITTO v. BILBIE, HOBSON & Co., 3 Manson, 122
And see Act of bankruptcy.

#### Attachment.

Payment by garnishee after receiving order—Right of trustee in bankruptcy—B. A., 1883, s. 45.

IN RE TREHEARNE, EX PARTE EALING LOCAL BOARD, 7 Morr. 261

Payment into Court to abide further order—Receipt of debt—B. A., 1883, s. 45, sub-s. 2. Butler v. Wearing, 3 Morr. 5

And see Administration of estate of deceased insolvent—Execution.

### Attorney.

Signature of petition by.

IN RE WALLACE, EX PARTE WALLACE, 1 Morr. 246

### Audience, Right of.

Solicitor, of.

See Solicitor.

#### Balance order.

See Final judgment.

### Banker and Customer.

Account opened in bankrupt's wife's name—Cheques initialled by bankrupt—Declaration that moneys in bank belong to bankrupt—Subsequent motion to make bank liable for sums paid between date of receiving order and date of declaration—Res judicata.

IN RE MONTAGUE, EX PARTE WARD, 4 Manson, 1

Failure of bankers—Claim by customers to payment in full—Specific appropriation—Evidence of appropriation—Country cheques—Course of business at country clearing house.

IN RE MILLS, BAWTREE & Co., Ex PARTE STANNARD AND OTHERS, 10 Morr. 193

Moneys entrusted "for collection"—Bankruptcy—Right to payment out of estate—B. A., 1883, s. 44.

In Re Brown, Ex parte Plitt, 6 Morr. 81

### Bankruptcy notice.

Adjournment of hearing—Grounds for—B. A., 1883, s. 4, sub-s. 1 (g)—B. R., 1886, 1890, rr. 138 (2) and 169, Form 8.

In Re Cole, Ex parte Attenborough, 5 Manson, 19

Agreement for payment of judgment debt by instalments—Default—Right to issue second bankruptcy notice—B. A., 1883, s. 4, sub-s. 1 (g).

In Re Frast, Ex parte Frast, 4 Mort. 87

### Bankruptcy notice—continued.

Attachment of shares by judgment creditor during currency of notice—Preventing payment—1 & 2 Vict. c. 110, s. 14—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE SEDGWICK, EX PARTE SEDGWICK, 5 Morr. 262
Bill given by debtor—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE MATTHEW, EX PARTE MATTHEW, 1 Morr. 47

Company in liquidation—Notice by liquidator—"In the name and on behalf of the company"—Companies Act, 1862, s. 95—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE WINTERBOTTOM, EX PARTE WINTERBOTTOM, 4 Morr. 5 Composition arrangement—Creditors preferred as inducement to sign deed—B. A., 1883, s. 4, sub-s. 1 (g).

In Re Milner, Ex parte Milner, 2 Morr. 190

Creditor entitled to issue—Public examination—Refusal of debtor to attend Warrant of arrest—B. A., 1883, s. 4, sub-s. 1 (g); s. 103, sub-s. 5.

IN RE LORD CLIFTON, EX PARTE LORD CLIFTON, 7 Morr. 59

Equitable assignment of judgment debt—Right of judgment creditor to issue bankruptcy notice—B. A., 1883, s. 4, sub-s. 1(g)—B. A., 1890, s. 1.

IN RE PALMER, EX PARTE BRIMS, 5 Manson, 50

Final judgment.

See Final judgment.

Foreigner resident out of jurisdiction—Service while within jurisdiction—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE CLARK, EX PARTE BEYER, PEACOCK & Co., 3 Manson, 203

Form of—Immaterial defect—Error in description of judgment debt—Issue

of notice against one of joint debtors—B. A., 1883, s. 4, sub-s. 1 (g); s. 143. IN RE Low, Ex Parte Gibson, 2 Manson, 169

—— Insufficient address of judgment creditor—B. A., 1883, s. 4, sub-ss. 1 (g), 2—B. R., 1886, r. 136 (1); App. Form No. 6.

In Re Stogdon, Ex parte Leigh, 2 Manson, 382

—— Petition by liquidating company—Notice to pay to "liquidator"— No assets—Prospect of assets.

IN RE CRISTOBAL MURRIETA, EX PARTE SOUTH AMERICAN AND MEXICAN Co., LIMITED, 3 Manson, 35

Judgment by consent—Omission to file Judge's order—Right to serve bankruptcy notice—Debtors Act, 1869, s. 27—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE BUSSELL, EX PARTE RUSSELL, 5 Morr. 258

Judgment creditor adjudicated bankrupt—Right of trustee in his bankruptcy to issue bankruptcy notice—R. S. C., 1883, Ord. 17, r. 4; Ord. 42, r. 23—B. A., 1890, s. 1.

In Re Clements, Ex parte Davis, 8 Manson, 27

Judgment debt—Execution—Interpleader summons—Stay of execution—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE PHILLIPS, EX PARTE PHILLIPS, 5 Morr. 40

### Bankruptcy notice-continued.

- Judgment debt—Power of Court to inquire into consideration for judgment
  —B. A., 1883, s. 7. IN RE LENNOX, EX PARTE LENNOX, 2 Morr. 271
- Bight of judgment creditor to include claim for interest—1 & 2 Vict.
   c. 110, s. 17—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE LEHMANN, EX PARTE HASLUCK, 7 Morr. 181

Married woman not carrying on separate trade—Liability to bankruptcy laws—Married Women's Property Act, 1882, s. 1, sub-s. 5—B. A., 1883, s. 4, sub-s. 1 (g); s. 152.

IN RE GARDINER, EX PARTE COULSON, 5 Morr. 1

- Married woman trading separately—Liability to bankruptcy laws—Right of creditor to issue bankruptcy notice—Married Women's Property Act, 1882, s. 1, sub-s. 5—B. A., 1883, s. 4, sub-s. 1 (g)—B. R., 1886, App. Form No. 6. In Re Lynes, Ex parte Lester & Co., 10 Morr. 124
- Mere trustee—Joining beneficial owner of debt—B. A., 1883, s. 4, sub-s. 1 (g); ss. 5, 6, 105, sub-s. 3.

In Re Hastings, Ex parte Dearle, 1 Morr. 281

- Nature of debt—"Final judgment"—Order in bankruptcy setting aside deed as against trustee—Costs of motion—B. A., 1883, s. 4, sub-s. 1 (g).

  IN RE A BANKRUPTCY NOTICE, EX PARTE OFFICIAL RECEIVER,

  2 Manson, 164
- Non-compliance with—Nature of debt—"Final judgment"—Order to pay costs—Judgment in action to enforce order—B. A., 1883, s. 4, sub-s. 1 (g).

  IN RE BOYD, EX PARTE McDermott, 2 Manson, 166
- Order in Chancery Division dismissing action with costs—"Final judgment"—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE RIDDELL, EX PARTE EARL OF STRATHMORE, 5 Morr. 59

Order of Divorce Court for payment to wife pendente lite—"Final judgment"—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE HENDERSON, EX PARTE HENDERSON, 5 Morr. 52

- Order to pay costs to solicitor of plaintiff in probate action—Bankruptcy notice issued by plaintiff—Act of bankruptcy—B. A., 1883, s. 4, sub-s. 1 (g).

  IN RE ARKELL, EX PARTE ARKELL, 6 Morr. 182
- Person entitled to issue—Trustee in bankruptcy of judgment creditor—B. A., 1883, s. 4, sub-s. 1 (g).

In Re Goldring, Ex parte Harper, 5 Mort. 265

- Petition by company—Objection by debtor—Formal defects—Amendment—B. A., 1883, s. 4, sub-s. 1 (g); ss. 143, 148—B. R., 1886, r. 258.

  IN RE COLLIER, EX PARTE DAN RYLANDS, LIMITED, 8 Morr. 80
- Receiving order—Partnership firm—Infant partner—B. A., 1883, ss. 4, 5, 6, 9, 110, 115, 148, 168—B. R., 1886, rr. 260, 262, 264.
  - IN RE BEAUCHAMP BROTHERS, EX PARTE G. W. BRAUCHAMP, 10 Morr. 277

### Bankruptcy notice-continued.

Request for—Power of solicitor to make on behalf of corporation without authority under seal—B. B., 1886, 1890, rr. 136—139—B. A., 1883, s. 148.

In Particle Property of Type Co. 2 Manage Of

In Re Parkes, Ex parte Pneumatic Tube Co., 8 Manson, 95

Service—Executrix of judgment creditor—R. S. C., 1883, Ord. 42, r. 23—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE WOODALL, EX PARTE WOODALL, 1 Morr. 201

— On foreigner resident abroad—Jurisdiction—B. A., 1883, s. 4, sub-s. 1 (g); s. 6.

In Re Pearson, Ex parte Pearson, 9 Mort. 185

- On receiver and manager appointed by Court pending action for dissolution of partnership—B. A., 1883, s. 7, sub-s. 3—B. R., 1886, r. 260.
  IN RE W. FLOWERS & Co., Ex PARTE WARE AND SONS, 3 Manson,
- ---- Order for substituted service—Debtor out of jurisdiction—B. R., 1886, rr. 141, 154, 156.

In Re Urquhart, Ex parte Urquhart, 7 Mort. 94

- Setting aside—Adjournment of application sine die—Evidence—B. A., 1883, s. 4, sub-s. 1 (g). IN RE FOSTER, EX PARTE BASAN, 2 Morr. 29
- —— No power in Court to go behind judgment—B. A., 1883, s. 4. sub-s. 1 (g) IN RE EASTON, EX PARTE DIXON, 10 Morr. 111
- Refusal of Court to set aside—Appeal—Time—Notice of appeal—Length of notice—R. S. C., 1883, Ord. 58, r. 3—B. A., 1883, s. 4, sub-s. 1 (g)—B. R., 1886, r. 130.

IN RE PHILLIPS, EX PARTE PHILLIPS, 5 Morr. 187

- —— Stay of execution—Notice issued for too large amount—Power of amendment—Formal defect—Substantial defect—B. A., 1883, s. 4, sub-s. 1 (g).

  IN RE MILLER, EX PARTE MILLER, 10 Morr. 183
- Substituted service—Service by delivery to "some adult inmate" at debtor's usual residence—Due compliance with order—B. A., 1883, s. 4, sub-s. 1 (g)—B. B., 1886, r. 141.

In Re Evance, Ex parte Evance, 10 Morr. 146

Validity—"Execution thereon not having been stayed"—Interpleader summons—B. A., 1883, s. 4, sub-s. 1 (g).

In Re Follows, Ex parte Follows, 2 Manson, 495

And see Act of bankruptcy—Foreigner.

### Bill of exchange.

See Act of bankruptcy-Proof-Property.

#### Bill of sale.

Agreement to give—Interest in land—Statute of Frauds—Machinery affixed to land—Registration—B. of S. A., 1882.

JARVIS v. JARVIS, 1 Manson, 199

#### Bill of sale—continued.

Assignment—Of chattels with chose in action—Assignment of chattels void under B. of S. Acts—Severance of assignment of chose in action.

In Re Isaacson, Ex parte Mason, 2 Manson, 11

---- Of property other than personal chattels—Avoidance in part—B. of S. A., 1878, ss. 4, 5—B. of S. A., 1882, ss. 5, 9.

IN RE BURDETT, EX PARTE BYRNE, 5 Morr. 32

—— Of reversionary interest—Chose in action—B. of S. A., 1878, s. 4—B. of S. A., 1882, s. 8.

In Re Tritton, Ex parte Singleton, 6 Morr. 250

Bill of sale absolute—Registration void—Assignment of goods by grantee— Title of assignee—Execution creditor of grantor—Apparent possession— Interpleader—B. of S. A., 1878, ss. 8, 11—B. of S. A., 1882, s. 8.

Antoniadi v. Smith (W. H. Smith, Claimant), 8 Manson, 335 Collateral security in defeasance thereof—Avoidance of registration—B. of S. A., 1878, s. 10, sub-s. 3.

EDWARDS v. MARCUS (TOWNEND, CLAIMANT), 1 Manson, 70 Consideration, Statement of—Money "now paid"—B. of S. A., 1878, s. 8—B. of S. A., 1882, s. 8.

In Re Hockaday, Ex parte Nelson, 4 Morr. 12

— Joint debt of grantor and grantee—Unmatured promissory note—B. of S. A., 1882, s. 8.

In Re Wiltshire, Ex parte Eynon, 7 Manson, 145

— Not "truly set forth"—No covenant to repay principal sum—B. of S. A., 1882, ss. 8, 9.

IN RE MOORE, EX PARTE OFFICIAL RECRIVER, 4 Manson, 51
Default by grantor—Bankruptcy—Title of trustee.

IN RE WOOD, EX PARTE WOOLFE, 1 Manson, 87

Description of goods—Omission of place where goods situate—B. of S. A., 1878, s. 10—B. of S. A., 1882, ss. 4, 11.

IN RE LANE, EX PARTE HILL, 3 Morr. 148

Description of grantor—Manager of business—"Married woman"—B. of S. A., 1878, s. 10, sub-s. 2.

Kemble v. Addison (Spooner, Claimant), 7 Manson, 156

- Equitable mortgage of leaseholds—Trade machinery—B. of S. A., 1878, ss. 4, 5. IN RE LUSTY, EX PARTE LUSTY, 6 Morr. 18
- Execution—Bankruptoy of grantor—Insufficient security—Order for sale "upon such terms as may be just"—B. A., 1890, s. 11, sub-s. 1—R. S. C., 1883, Ord. 57, r. 12.

STERN v. TEGNER (SMITH, CLAIMANT), 4 Manson, 328

Property of bankrupt—Goods sold privately—Receipt given by sheriff to purchaser—Assurance—B. of S. A., 1878, ss. 4, 8, 10—B. A., 1883, s. 44.
 IN RE HOOD, EX PARTE BLANDFORD (Q. B. D.); IN RE HOOD, EX PARTE BURGESS (C. A.), 10 Morr. 231

#### Bill of sale—continued.

- Form in schedule—Bill of sale given to surety—Uncertainty—B. of S. A., 1882, s. 9.
  - IN RE EDWARD HILL, OFFICIAL RECEIVER v. ELLIS, 2 Manson, 208
- —— Covenant by grantor not to remove goods—Payment by instalments—B. of S. A., 1882, s. 9.
  - IN RE COTON, EX PARTE PAYNE, 4 Morr. 90
- —— Covenant to produce last receipt for rent on verbal demand—Power to seize—B. of S. A., 1882, ss. 7, 9.
  - IN RE BULLOCK, EX PARTE WARD, 6 Manson, 367
- ---- "Licence to take possession of personal chattels as security for any debt"—B. of S. A., 1878, ss. 3, 4—B. of S. A., 1882, ss. 3, 9.
  - IN RE TOWNSEND, EX PARTE PARSONS, 3 Morr. 36
- Live farming stock—Specific description—Statement of consideration—B. of S. A., 1882, ss. 4, 8, 9.
  - Davies v. Jenkins (Howie, Claimant), 7 Manson, 149
- —— "Maintenance of security"—Covenant to replace damaged articles with others of equal value—B. of S. A., 1882, ss. 4, 6, 9, and sched.
  - SEED v. BRADLEY, 1 Manson, 157
- Omission of address of grantee—Grantee a limited company— Sufficiency of description—B. of S. A. 1882, s. 9, and sched.
  - ALTREE v. ALTREE (STAFFORDSHIRE FINANCIAL Co., CLAIMANTS), 5 Manson, 235
- ----- Payment of principal and interest by instalments—B. of S. A., 1882, s. 9, and sched.

  LINFOOT v. POCKETT, 2 Manson, 482
- —— Production of receipts for rent, rates and taxes—B. of S. A., 1882, s. 7.

  Weardale Coal and Iron Co. v. Hodson, 1 Manson, 396
- - IN RE BARGEN, EX PARTE HASLUCK, 10 Morr. 301
- Terms of redemption by trustee in bankruptcy—Statement of consideration—Misdescription—"Actress."
  - IN RE DAVIES, EX PARTE EQUITABLE INVESTMENT Co., LIMITED, 4 Manson, 358
- —— Security for payment of money—B. of S. A., 1882, s. 9, and sched.

  IN RE LINTON, EX PARTE FINLAY, 10 Morr. 258
- —— Stipulations not for maintenance or defeasance of security— Attesting witness—Agent of grantee—B. of S. A., 1882, ss. 8, 9, 10. Peace v. Brookes, 2 Manson, 491
- Timefor payment—"On or before a fixed day"—Defeasance of security
   B. of S. A., 1882, s. 9.
   DE BRAAM v. FORD, 7 Manson, 28

2

M.

### Bill of sale-continued.

- Form in schedule—Two grantors not jointly interested in goods—Deviation from form in schedule—B. of S. A., 1882, ss. 4, 7, 12, and sched.
  - SAUNDERS v. WHITE (BIGGS, CLAIMANT), 8 Manson, 31
- Mortgage—Trade fixtures with freehold—Power to sell fixtures separately—Validity—B. of S. A., 1854.

  Johns v. Ware, 6 Manson, 38
- Pawn or pledge—Deposit of goods as security for money lent—Contemporaneous document recording transaction and regulating rights of pledgee as to sale—B. of S. A., 1878, ss. 3, 4—B. of S. A., 1882, s. 9.

IN RE HARDWICKE, EX PARTE HUBBARD, 3 Morr. 246

- Plant-Horses-Substitution-B. of S. A., 1882, s. 6.
  - LONDON AND EASTERN COUNTIES LOAN AND DISCOUNT Co. v. CREASY, 4 Manson, 146
- Pretended sale of goods—Hiring agreement—Power of Court to go behind form of document—B. of S. A., 1878, s. 4.

IN RE WATSON, EX PARTE OFFICIAL RECEIVER, 7 Morr. 155

- Receipt for purchase-money of goods—Acknowledgment that property has passed—Intention of parties—Apparent possession—B. of S. A., 1878, ss. 4, 8—Sale of goods by husband and wife—Joint use—Transfer of possession.

  RAMSAY v. MARGRETT, 1 Manson, 184
- Registration—Assignment for benefit of creditors—Time limit—Exclusion of creditor or set of creditors—B. of S. A., 1878, s. 4.

HADLEY AND SON v. BEEDOM, 2 Manson, 47

- Hire-purchase agreement—Purchase-money payable by instalments
  —Transfer of dominion—Bills of Sale (Ireland) Act, 1879, Amendment
  Act, 1883. McEntire and Maconchy v. Crossley, 2 Manson, 334
- ---- Omission of date in filed copy-"True copy"-B. of S. A., 1878, s. 10, sub-s. 2. Thomas v. Roberts (Smith, Claimant), 5 Manson, 70
- - STOKES v. SPENCER (HAYDON AND ANOTHER, CLAIMANTS), 7 Manson, 402
- Reputed ownership—Registered bill of sale—"Consent of true owner"—Statutory prohibition against seizure—B. A., 1883, s. 44 (iii.)—B. of S. A., 1882, s. 7.
  - In Re Ginger, Exparte London and Universal Bank, 4 Manson, 149
- Sale or hire-purchase agreement—B. of S. A., 1878, s. 4—B. of S. A., 1882, ss. 3, 9. Mellor's Trustee v. Maas & Co., 8 Manson, 841
- Sale by sheriff of proceeds of execution—Hiring agreement by purchaser to debtor's wife—Receipt and inventory—Registration—B. of S. A., 1878, s. 4—B. of S. A., 1882, s. 8.

In Re Jones, Ex parte Tower Furnishing Co., 6 Morr. 198

#### Bill of sale—continued.

Satisfaction, Entry of—Affidavit of verification of signature and consent— Deponent not a solicitor—R. S. C., 1883, Ord. 61, r. 26—Central Office Practice Rule, 25.

IN RE A BILL OF SALE, WHITE to RUBERY, 1 Manson, 878

Seizure of chattels assigned—Default in payment of interest—Seizure for purpose of maintaining security—Relief—Jurisdiction to order bill of sale to be delivered up—B. of S. A., 1882, s. 7.

Ex parte Ellis, 5 Manson, 231

— Non-production of last receipt for rent—Reasonable excuse— Demand for receipt to be sent by post—Demand on seizure of full principal and interest—Tender of principal and interest to date—Such "order as may seem just"—B. of S. A., 1882, s. 7.

Ex parte Wickens, 5 Manson, 55

"True owner"—Bill of sale of property previously settled—Validity of bill of sale—B. of S. A., 1882, s. 5.

IN RE FEILD, EX PARTE PRATT, 7 Morr. 132

- ----- Legal owner--B. of S. A., 1882, s. 5--B. A., 1883, s. 44.

  IN RE SARL, EX PARTE WILLIAMS, 9 Morr. 263
- —— Partnership—Bill of sale executed by one of two partners over partnership property—Validity—Undivided moiety—B. of S. A., 1882, s. 5.

  IN RE TAMPLIN AND SON, EX PARTE BARNETT, 7 Morr. 70

And see Mortgage—Reputed ownership.

### Board of Trade.

Application on behalf of Board of Trade for order requiring trustee under liquidation to submit account, verified by affidavit, of sums received by him—Previous release and discharge of such trustee—Right of Board of Trade to demand account—B. A., 1883, s. 102, sub-s. 5; s. 162, sub-s. 2 (b).

IN RE CHUDLEY, EX PARTE BOARD OF TRADE, 2 Morr. 8

Order by Board of Trade on trustee to furnish account—No evidence of moneys remaining in hands of trustee—Right of Board of Trade to demand account—B. A., 1883, s. 102, sub-s. 5; s. 162.

IN RE CALDERWOOD, EX PARTE BOARD OF TRADE, 6 Morr. 104

And see Costs—Discharge—Official Receiver—Receiving order—Trustee.

### Book debts.

Assignment of.

In Re White & Co., Ex parte Official Receiver, 1 Morr. 77

### Books.

"Books of account"—Letters and cheque books—Claim of trustee—B. R., 1883, r. 259. In Re Winslow, Ex parte Trustee, 3 Morr. 60
And see In Re White & Co., Ex parte Official Receiver, 1 Morr.
77

#### Certificate.

See Disqualifications of bankrupt.

### Charging order.

On property recovered.

See Costs-Protected transaction.

### Choses in action.

See Reputed ownership.

## Commercial traveller.

See Salary.

#### Committal.

Bankrupt—Motion to commit—Adjournment by consent—Duty of Court.

IN RE GRAIN, EX PARTE LEE, 9 Morr. 232

— Non-compliance with order of Court to file proper cash and deficiency account—Failure to account for loss of certain property—Refusal of committal order—Remedy of trustee—B. A., 1883, s. 24.

In Re Davis, Ex parte Turnpenny, 9 Morr. 278

— Refusal to deliver up possession of premises occupied by him, at request of trustee in bankruptcy—Form of order—B. A., 1883, s. 24.

In Re W. J. Cox, Ex parte Trustee, 2 Morr. 28

- Refusal to deliver up property—Property sold by Official Receiver— Right of Official Receiver to make application—B. A., 1883, s. 24.
  - In Re Burgoyne, Ex parte Burgoyne, 8 Morr. 139
    - Release upon entering into recognisances—B. A., 1883, s. 24.
       In Re Ashwin, Ex parte Ashwin, 8 Morr. 130

In Re Ashwin, Ex parte Ashwin, 7 Morr. 175

Defaulting trustee — Default in payment of penal interest — Right to commit—Default in payment of costs—Debtors Act, 1869, ss. 4, 5—B. A., 1883, s. 74, sub-s. 6; s. 102.

IN RE NICHOLSON, EX PARTE BOARD OF TRADE, 7 Morr. 257

- Motion to commit for disobedience to order of Court—Application for substituted service of notice of motion—Application to be made to Registrar—B. A., 1883, s. 102, sub-s. 5.
  - IN RE CALDERWOOD, EX PARTE BOARD OF TRADE, 7 Morr. 251; IN RE J. PEARCE, EX PARTE BOARD OF TRADE, 1 Morr. 135
- Neglect to comply with order of Board of Trade to pay trust moneys into Bankruptcy Estates Account—B. A., 1883, s. 102, sub-s. 5.

IN RE NICHOLSON, EX PARTE BOARD OF TRADE, 5 Morr. 278

### Committal—continued.

Defaulting trustee—Neglect to comply with order of Board of Trade to pay trust moneys into Bankruptcy Estates Account—Principal and interest—B. A., 1883, s. 102, sub-s. 5; s. 74, sub-s. 6.

IN RE TATUM, EX PARTE BOARD OF TRADE, 6 Morr. 107

IN RE CALDERWOOD, EX PARTE BOARD OF TRADE, 8 Morr. 135

— Neglect to furnish accounts—Order of Board of Trade—Non-compliance by trustee—Order of Court directing obedience—Committal—Suspension of committal order—Deeds of Arrangement Act, 1887, s. 4—B. A., 1890, s. 25—B. A., 1883, s. 102, sub-s. 5.

IN RE GALLANT, EX PARTE BOARD OF TRADE, 10 Morr. 128

— Warrant issued against—Subsequent payment by guarantee society—Right to have committal order rescinded—B. A., 1883, s. 102, sub-s. 5.

IN RE TATUM, EX PARTE HARKER, 6 Morr. 179

Judgment summons—Order for payment by instalments—"Means to pay"—Debtors Act, 1869, s. 5, sub-s. 2—Refusal to commit.

IN RE PARK, EX PARTE KOSTER, 2 Morr. 35

— Order of committal—Debtors Act, 1869, s. 5—Appeal to Divisional Court in Bankruptcy—Preliminary objection—Bankruptcy Appeals (County Courts) Act, 1884, s. 2.

In Re Watkins, Ex parte Watkins, 3 Morr. 146

—— Transfer from County Court—Notice to judgment debtor—B. A., 1883, s. 103, sub-ss. 4, 5—B. R., 1885, r. 268 (1) (a).

In Re Andrews, Ex parte Andrews, 2 Morr. 244

Motion to commit—Affidavit of service not mentioned in notice of motion—B. A., 1883, s. 102—B. R., rr. 20, 22, 23, 26, 49.

IN RE J. PEARCE, EX PARTE BOARD OF TRADE, 1 Morr. 111

- Power of imprisonment for debt—Committal under Debtors Act, 1869, s. 4—
  Fraudulent preference—Order made in County Court not appealed from—
  Subsequent variation of order—Right of appeal—B. A., 1883, s. 48—B. R.,
  1886, r. 130.

  IN RE BISHOP, EX PARTE CLAXTON, 8 Morr. 221
- Privilege of Parliament—Refusal of Member of Parliament to submit to examination on oath—Motion to commit—Civil process—Bankruptcy in Scotland—Request in aid to High Court—B. A., 1883, s. 27.

In Re Armstrong, Ex parte Lindsay, 2 Morr. 271

Undertaking to prove means—Office copy judgment—Affidavit in denial of satisfaction—County Court Rules, 1875, Ord. 19, r. 9—Exclusive or concurrent jurisdiction of County Court—B. A., 1883, s. 103, sub-s. 4—B. R., 1883, rr. 269, 270.

IN RE STONE, EX PARTE NICHOLSON; IN RE PHILBY, EX PARTE NICHOLSON, 1 Morr. 177

And see Receiving order.

### Committee of inspection.

Purchase of estate by partner of committeeman—"By himself or any partner"—Statute of Limitations—Trustee Act, 1888, s. 8—Constructive trustee—Fraud—Inquiry as to damages.

IN RE GALLARD, EX PARTE GALLARD, 4 Manson, 52

### Company.

Balance order.

See Final judgment.

Petition by.

See Petition.

### Composition and scheme of arrangement.

Composition—Acceptance after adjudication—Power of Court to enforce payment—B. A., 1883, ss. 18, 23—B. R., 1886, r. 211.

IN RE LAZARUS, EX PARTE GODFREY, 4 Morr. 121

—— Business carried on by Official Receiver—Expenses first charge on assets—B. A., 1883, s. 18—B. R., 1883, rr. 163, 249.

IN RE TAYLOR, EX PARTE BOARD OF TRADE, 1 Morr. 264

- Death of debtor after default in payment of composition—Administration action—Claim by mortgagees for deficiency between their security and debt—B. R., 1886, 1890, r. 211—B. A., 1883, s. 18, sub-s. 11; s. 108.

  IN RE HARDY, HARDY v. FARMER, 3 Manson, 150
- —— Failure of debtor to pay—Duty of Registrar—B. A., 1883, s. 18.

  IN RE WEBSTER, EX PARTE FOSTER & Co., 3 Morr. 132
- —— Reasonable—Rash and hazardous speculations—Refusal of County Court Judge to approve.

IN RE ROGERS, EX PARTE ROGERS, 1 Morr. 159

— Refusal of Court to approve—Report of Official Receiver—Evidence—B. A., 1883, s. 18, sub-s. 6; s. 28, sub-s. 3, 4.

IN RE WALLACE, EX PARTE CAMPBELL, 2 Morr. 167

- --- Stamping—Fees—B. A., 1883, s. 18—Scale of Fees and Percentages, Table A. In Re Griffith, 3 Morr. 111
- Composition or scheme of arrangement—Refusal to approve—Discretion of Registrar—Rash and hazardous speculations—Gambling, betting and Stock Exchange transactions—B. A., 1883, s. 28.

In Re Barlow, Ex parte Thornber, 3 Morr. 304

IN RE Young, Ex parte Young, 2 Morr. 37

Deed of arrangement—Affidavit of debtor—Names and addresses of creditors—Secured creditors—Deeds of Arrangement Act, 1887, ss. 4, 5, 6, 19.

Chaplin v. Daly (Onion, Claimant), 2 Manson, 1

—— Construction—Failure of debtor to comply with terms of deed—Bankruptcy petition—B. A., 1883, s. 4, sub-s. 1 (g); s. 7.

IN RE CLEMENT, EX PARTE GOAS, 3 Morr. 158

### Composition and scheme of arrangement—continued.

- Deed of arrangement—Effect of scheme—Debt provable in bankruptcy—
  Rejection of proof of judgment debt—Execution on judgment barred—
  B. A., 1883, ss. 18, 37.

  Seaton v. Deerhurst, 2 Manson, 355
- ---- "For benefit of creditors generally"—Deeds of Arrangement Act, 1887, s. 4. In Re Hobbins, Ex parte Official Receiver, 6 Manson, 212
- Scheme of arrangement—Appeal—Locus standi—Proof—B. A., 1890, s. 3, sub-s. 6—B. A., 1883, s. 104.

### In Re Henry Langtry, 1 Manson, 169

Application by debtor to Court to approve scheme—Offences committed by debtor—Discretion of Court—"Reasonable security" for payment of 7s. 6d. in pound—Report of Official Receiver—Fee payable on application—B. A., 1890, ss. 3, 8.

IN RE BOTTOMLEY, EX PARTE BOTTOMLEY, 10 Morr. 262

- —— Application to rescind receiving order—Assent of creditors—jurisdiction—B. A., 1883, s. 18.
  - In Re Dixon and Cardus, Ex parte Dixon and Cardus, 5 Mort. 291
- ---- Approval of Court-Discretion of Registrar-B. A., 1883, s. 18.

IN RE POSTLETHWAITE, EX PARTE LEDGER, 3 Morr. 169

—— Report of Official Receiver in favour of scheme—Right of Board of Trade to appeal—Duty of Court in approving scheme—B. A., 1890, s. 3—B. R., 1890, r. 24.

IN RE BURR, EX PARTE BOARD OF TRADE, 9 Morr. 133

- —— Confirmation of scheme—Approval of Court—Discretion of Registrar—B. A., 1883, s. 23.
  - IN RE GENESE, EX PARTE KEARSLEY & Co., 3 Morr. 274

In Re Staniar, Roberts & Co., Ex parte Smith, 5 Morr. 67

- —— Approval of Court—Wishes of creditors—Conduct of bankrupt—B. A., 1883, s. 18, sub-s. 6; s. 23.
  - IN RE McTear, Ex parte McTear, 5 Morr. 182
- —— —— Discretion of Registrar—Costs of Official Receiver—B. A., 1883. s. 18.
  - In Re Reed, Bowen & Co., Ex parte Reed, Bowen & Co., 3 Morr. 90
- —— Discharge of debtors left to discretion of committee of inspection— Refusal of Court to approve scheme—B. A., 1883, s. 18.

In Re Clarke, Ex parte Clarke, 1 Morr. 143

—— Incorporation of section 27 as to discovery — Powers available —
Reasonableness of scheme—B. A., 1883, s. 18, sub-s. 6, 12, 13; ss. 27.

IN RE AYLMER, EX PARTE BISCHOFFSHEIM, 4 Morr. 152

### Composition and scheme of arrangement-continued.

Scheme of arrangement—Mistaken estimate—Default of debtor—Injustice or undue delay to creditors—Adjudication of bankruptcy—Jurisdiction—B. A., 1883, s. 18, sub-s. 11.

In Re Moon, Ex parte Moon, 4 Morr. 263

—— Power of trustee under scheme to obtain examination of witnesses under section 27—Meaning of "trustee" in section—B. A., 1883, ss. 18, 27.

In Be Grant, Ex parte Whinney, 3 Morr. 118

See also Act of bankruptcy-Trustee.

### Compromise.

By trustee of claim against bankrupt's estate—Administration of bankrupt's property—Approval of committee of inspection—Refusal of general body of creditors to accept compromise — Application to Court for directions—B. A., 1883, ss. 57, 89.

IN BE RIDGWAY, EX PARTE HURLBATT, 6 Morr. 277

———— Approval of separate creditors — Refusal of joint creditors to accept compromise — Persons interested — Application for leave to carry out compromise.

IN RE A. AND T. G. RIDGWAY, EX PARTE CLARKE, 8 MOTT. 289

Powers of Official Receiver—Sanction of Board of Trade—Certificate—Costs—B. A., 1883, s. 140, sub-s. 2.

In Re Johnstone, Ex parte Singleton, 2 Morr. 206

Proof—Rejection—Proof expunged — Subsequent compromise of claim —
Taxation of costs. In Re Green, Exparte Edmunds, 2 Morr. 294

#### Comptroller's report.

Disobedience to order made on—B. A., 1869, s. 57—B. R., 1870, r. 251. IN BE THOMAS, EX PARTE COMPTROLLER IN BANKRUPTCY, 3 MOTT. 49

"Conduct" of debtor.

See Discharge.

#### Contempt of Court.

Conduct of debtor — Official Receiver's report — Newspaper comments — Misapprehension as to effect of report.

IN RE HOOLEY, EX PARTE HOOLEY, 6 Manson, 44

Examination of bankrupt — Bribe to tell truth — Interference with course of justice. IN RE HOOLEY, RUCKER'S CASE, 5 Manson, 331

And see Committal.

### Contract.

For supply of theatrical costumes — Repairs to be done — Bankruptcy of costumier—Right to future payments.

WILMOT v. ALTON, 4 Manson, 17

And see Action.

#### Costs.

Administration action—Payment out of assets—Testamentary expenses—B. A., 1883, s. 125, sub-s. (7)—B. B., 1886, r. 278.

In Re J. Chapman, Ex parte Clark and Turner, 1 Manson, 413 Agreement to pay—Form of order.

IN RE GUY, EX PARTE SCANTLEBURY, 4 Morr. 300

Costs "as between solicitor and client"—Time of application—B. R., 1883, r. 98. In Re Angell, Ex parte Shoolbred, 2 Morr. 5

Estate under 3001.—Lower scale—Proper proceedings by trustee — B. A., 1883, s. 57, sub-s. 2—B. R., 1886, rr. 112 (2), 124, and sched.

In Re Martha Marsh, Ex parte Board of Trade, 1 Manson, 486

Execution—Possession money—Possession retained by sheriff at request of execution creditor—Unreasonable time—Bankruptcy of debtor—Claim against estate for costs—B. A., 1883, s. 46.

In Re Finch, Ex parte Sheriff of Essex, 8 Morr. 284

—— Right to possession money where receiving order made before sale—Delay of sale—Sheriffs Act, 1887, s. 23—B. A., 1883, s. 46, sub-s. 1—B. R., 1886, r. 118.

IN RE LEVY, EX PARTE SHERIFF OF ESSEX, 7 Morr. 125

Mortgage to solicitor—Costs of realizing security—Right to charge—Profit costs—B. A., 1883, s. 7.

IN RE WALLIS, EX PARTE LICKORISH AND BELLORD, 7 Morr. 148

Non-payment of costs — Application for annulment of adjudication — Previous application in same matter.

IN RE GREPE, EX PARTE GREPE, 2 Morr. 298

Official Receiver—Acting as solicitor—B. A., 1883, s. 116, sub-s. 2.

IN RE TAYLOR, EX PARTE OFFICIAL RECEIVER, 2 Morr. 127

IN REWELLS AND CROFT, Ex PARTE OFFICIAL RECEIVER, 2 Manson, 41

----- Rehearing — Act of bankruptcy—Payment at request of creditors to prevent distress—Bankruptcy—Right to be recouped—Costs—B. A., 1883, s. 104; s. 4, sub-s. 1 (a).

IN RE AYSHFORD, Ex PARTE LOVERING, 4 Morr. 164

Order of High Court for payment of costs—Judgment debtor's summons—Power of County Court to order payment by instalments—Debtors Act, 1869, s. 5—County Court Rules, 1875, Ord. 19, r. 9—B. A., 1883, s. 103, sub-s. 4. In Re Ives, Ex parte Addington, 3 Morr. 83

Order of request to Court at Dublin to enforce order of High Court—B. A., 1883, ss. 117, 118.

IN RE Bell, 2 Morr. 291

Review of taxation—Staying proceedings—B. R., 1883, rr. 102, 104—B. A., 1883, s. 73, sub-s. 3; s. 168.

In Re Rodway, Ex parte Phillips, 1 Morr. 228

#### Costs—continued.

Security for—Trustee in bankruptcy—County Court—Remitted action—County Courts Act, 1888, ss. 65, 94.

HEMMING AND OTHERS v. DAVIES, 5 Manson, 78

- Set-off Proceedings in bankruptcy Proceedings in Chancery Division. IN RE BASSETT, Ex PARTE LEWIS (No. 2), 2 Manson, 524
- Sheriff—Execution—Fees for levy—Mileage—Several writs of fi. fa.—Bankruptcy of debtor—Delivery of goods by sheriff to Official Receiver—"Costs of the execution"—Order under the Sheriffs Act, 1887, Table of Fees, 31 August, 1888—B. A., 1890, s. 11, sub-s. 1.

IN RE WELLS AND CROFT, EX PARTE SHERIFF OF KENT, 10 Morr. 69

— Interpleader order—Receiving order—Delivery of goods by sheriff to Official Receiver—Possession money—"Costs of the execution"—B. A., 1890, s. 11, sub-s. 1—B. R., 1886, r. 118.

IN RE HARRISON, EX PARTE SHERIFF OF ESSEX, 10 Morr. 106

In Re Hurley, 10 Morr. 130

#### Shorthand-writers' notes.

IN RE DAY, EX PARTE TRUSTEE, 1 Morr. 251

Small bankruptcy—Disclaimer of leaseholds—Costs of solicitor—Costs out of estate—Assets not exceeding 300l.—Lower scale—B. A., 1883, s. 55—B. R., 1886, r. 112.

IN RE PROCTER, EX PARTE BOARD OF TRADE, 8 Morr. 251

--- Review of taxation—Costs "payable out of the estate"—Scale—B. A., 1883, s. 121—B. R., 1886, r. 112.

In Re Dowson, Ex parte Jaynes, 5 Morr. 240

Solicitor—Appointment of, as trustee in bankruptcy—Remuneration—
"Commission or percentage"—B. A., 1883, s. 72, sub-ss. 1, 4; s. 73, sub-s. 2—B. R., 1886, rr. 305, 306.

In Re Wayman, Ex parte Board of Trade, 6 Morr. 272

—— Assets not exceeding 300l.—Costs of conveyancing matters—"Proceedings under the Act"—B. R., 1886, r. 112—App., Part II., Gen. Reg., No. 7, r. 2.

IN RE PARFITT, EX PARTE BOARD OF TRADE, 6 Morr. 166

— Charging order — Jurisdiction to make — Charging order made ex parte—Time for application to discharge—Delay—Property recovered or preserved by order of Court of Appeal—Judge of division to which matter attached—Judge in bankruptcy—Solicitors Act, 1860, s. 28.

In Re Deakin, Ex parte Daniell, 7 Manson, 802

#### Costs—continued.

- Solicitor—Charging order—Jurisdiction to make—Jurisdiction of Judge in bankruptcy—Power of Registrar—Solicitors Act, 1860, s. 28—B. R., 1886, rr. 6, 7—B. A., 1883, ss. 98, 99.
  - IN RE WOOD, Ex PARTE FANSHAWE, 3 Manson, 299

IN RE COOK, EX PARTE CRIPPS, 6 Manson, 185

- - IN RE HUMPHREYS, EX PARTE LLOYD-GEORGE AND GEORGE, 5 Manson, 11; affirming S. C. sub nom. IN RE HUMPHREYS, EX PARTE ROBERTS, 4 Manson, 239
- Debtor's solicitor—Taxation—Review at instance of Board of Trade—Estate under 2001.—B. A., 1883, rr. 112, 124, App., Part II.
- IN RE COLES, EX PARTE BOARD OF TRADE, 2 Manson, 217
  —— Official Receiver trustee—Taxation—No committee of inspection—
  Employment of solicitor—Limited authority from Board of Trade—
  B. A., 1883, s. 29, sub-s. 9; s. 54, sub-s. 1; s. 57, sub-s. 3; s. 73, sub-s. 3—B. R., 1886, rr. 117, 337.

In Re Duncan, Ex parte Official Receiver, 9 Morr. 61

- Lien for costs—Partnership action—Bankruptcy—Transfer to Bankruptcy Court—Charge on property recovered or preserved—Claim of landlord for rent—Priority—Solicitors Act, 1860, s. 28—B. A., 1883, s. 102. IN RESUFFIELD AND WATT, Exparte Wiggins, 5 Morr. 83
- ----- Order to repay—Failure to comply with terms of order—Motion to commit—Debtors Act, 1869, s. 4—B. R., 1886, r. 112.

IN RE APELT, EX PARTE BYRNE, 6 Morr. 102

- —— Partnership action—Bankruptcy—Order by consent—Construction of order—Right of trustee in bankruptcy—B. A., 1883, s. 54.
  - In Re Chantry and Brewster, Ex parte Peace, 6 Morr. 33
- - IN RE NICHOLAS AND PAINE, EX PARTE LOVETT & Co., 6 Morr. 178
- Payment by debtor to solicitor to secure services in preparing balancesheet and calling meeting of creditors—Execution of deed of assignment by debtor—Act of bankruptcy—Relation back of trustee's title—Services rendered by solicitor after act of bankruptcy—Right of trustee in bankruptcy to repayment—Set-off—B. A., 1883, ss. 38, 43, 44.

IN RE POLLITT, EX PARTE MINOR, 9 Morr. 309; 10 Morr. 35

—— Petition by debtor himself—Refusal of trustee to pay costs— Previous payments made by debtor to solicitor—Alleged fraudulent preference—Duty of trustee—B. A., 1883, s. 8—B. R., 1886, r. 125.

In Re Coster and Tack, Ex parte Raphael, 7 Morr. 284

#### Costs-continued.

- Solicitor—Proceedings after presentation of petition—Benefit of estate.

  IN RE F. H. JOHNSTONE, EX PARTE ANGIER, 1 Morr. 213
- —— Sale of mortgaged property by trustee in bankruptcy—Percentage—Solicitors' Remuneration Act, 1881—Gen. Ord., s. 2, and sched. 1, part i., r. 9—B. R., 1886, App., Part II., s. 7, r. 2.

In Re Gallard, Ex parte Harris, 5 Morr. 128

- Taxation—By County Court Registrar—Review by Taxing Master of High Court at instance of Board of Trade—Appeal—Jurisdiction—Allowance for attending adjournments of public examination—B. R., 1886, rr. 112, 122, 123, 124—Scale of Solicitors' Costs and Regulations, App. 1 (a). IN RE ALLISON, EX PARTE JAYNES, 9 Morr. 180

In Re Marsh, Ex parte Marsh, 2 Morr. 232

Scale of charges—B. A., 1883, s. 57, sub-s. 3—B. R., 1886, r. 124.

IN RE PRYOR, EX PARTE BOARD OF TRADE, 5 Morr. 232

— Trustee's solicitor—Attendance of Official Receiver—Discretion of Court—B. R., 1886, 1890, rr. 120—124.

In Re Nash and Sons, Ex parte Worthington, 2 Manson, 503

- Strangers to bankruptcy—Agreement for costs—Jurisdiction—Attorney and Solicitors Act, 1870—Bankruptcy Appeals (County Courts) Act, 1884, s. 2. In Re Owen, Exparte Peyton, 2 Morr. 87
- Taxation—Entry of evidence in order—Discretion of Taxing Master.

In Re Abrahams, Ex parte Trustee, 2 Manson, 369

- —— Parties litigating with trustee—Review of taxation at instance of Board of Trade—B. R., 1886, 1890, r. 124—B. A., 1883, s. 73, sub-s. 3.

  IN RE HUNT, EX PARTE BOARD OF TRADE, 4 Manson, 315
- —— Public examination and second meeting of creditors—Proceedings in Court—B. A., 1883, s. 105, sub-s. 1—B. R., 1883, rr. 100, 104.

IN RE STRAND, EX PARTE BOARD OF TRADE AND OFFICIAL RECEIVEB, 1 Mort. 196

—— Rejection of proof—Subsequent compromise of claim—B. A., 1883, ss. 37, 39, 73, and sched. 2.

In Re Green, Ex parte Edmunds, 2 Morr. 294

- Retaining fees-Discretion of Master.

In Re Nordmann, Ex parte Hasluck, 5 Manson, 327

Trustee—Order on to pay costs personally—Duty of trustee in instituting litigation—Right of trustee to property in possession of bankrupt—B. A., 1883, s. 90.

In Re Bryant, Ex parte Gordon, 6 Morr. 262

—— Improper rejection of proof—Directions of committee of inspection—Debtors Act, 1869, s. 27—B. A., 1883, s. 89, sub-s. 1.

IN RE SMITH, EX PARTE BROWN, 8 Morr. 202

#### Costs-continued.

Trustee—Taxation—Solicitor of trustee employing member of committee of inspection—Profit costs—Retainer—Managing clerk on committee—B. R., 1886, 1890, r. 317.

In Re Gallard, Ex parte Gallard, 2 Manson, 515

And see Act of bankruptcy—Compromise—Discharge—Fraudulent preference—Proof—Property.

### Counterclaim.

See Set-off.

### County Court.

Application to Judge in Chambers—Appeal—Practice—B. R., 1886, 1890, r. 134A.

IN RE DUNHILL, Ex PARTE WILSON (No. 2), 1 Manson, 244

County Court Judge—Order of County Court Registrar—Review by Judge—Jurisdiction—Substitution of petitioning creditors—B. A., 1883, s. 105, sub-s. 1; s. 107.

In Re Maughan, Ex parte Maughan, 5 Morr. 152

High bailiff—Poundage—County Courts Act, 1888, ss. 154, 160.

IN RE BROSTER, EX PARTE PRUDDAH, 4 Manson, 212

- Jurisdiction—Alleged fraudulent deed—13 Eliz. c. 5—Question of character—Large amount at stake—Duty of County Court Judge—B. A., 1883, s. 102.

  IN RE BESWICK, EX PARTE HAZLEHURST, 5 Morr. 105
- —— Bankruptcy petition presented in wrong Court—Jurisdiction to make receiving order Judgment debt—Appeal pending from judgment—Discretion of Registrar as to stay of bankruptcy proceedings—B. A., 1883, s. 7, sub-s. 4; ss. 95, 97—B. B., 1886, rr. 18—26.

In Re French, Ex parte French, 6 Morr. 258

- ---- Order for arrest of debtor-Certiorari.
  - SKINNER v. NORTHALLERTON COUNTY COURT JUDGE, 6 Manson, 274; affirming S. C. sub nom. Reg. v. NORTHALLERTON COUNTY COURT JUDGE, 5 Manson, 300
- To restrain action in High Court—B. A., 1883, ss. 100, 102.

  IN RE BARNETT, EX PARTE REYNOLDS & Co., 2 Morr. 147
- Order made by County Court Judge Alleged mistake of Registrar in drawing up order—Subsequent correction of mistake by Registrar— *Ultra vires*—B. A., 1883, s. 104.

IN RE BEARD, EX PARTE LEWIS, 10 Morr. 178

Practice—Vivâ voce evidence.

In Re Wilson, Ex parte Watkinson, 4 Morr. 238

Transfer of proceedings—Application at Chambers—B. R., 1886, r. 18.
IN RE WILLIAMS, EX PARTE CHIEF OFFICIAL RECEIVER, 5 Morr.
103

#### Credit.

Undischarged bankrupt—Obtaining credit—Intent to defraud—B. A., 1883, s. 31—Debtors Act, 1869, s. 18. Reg. v. Dyson, 1 Manson, 283

#### Creditor.

Unclaimed money in Court—Rescission of receiving order—Repayment—Statute of Limitations—Trust for creditor.

In Re Dennis, 2 Manson, 392

And see Proof-Secured creditor.

#### Damages.

See Proof.

### Death.

Of debtor — petition by—Subsequent resolutions of creditors that proceedings be continued—B. A., 1883, s. 108.

In Re Walker, Ex parte Sharpe, 3 Morr. 69

See also In Re Easy, Ex parte Hill and Hymans, 4 Morr. 281

# Debt.

Joint and several guarantee—Judgment against guarantors jointly and severally—Release of one co-debtor—Accord and satisfaction—Extinguishment of debt.

IN RE E. W. A. (A DEBTOR), 8 Manson, 250

### Debtors Act, 1869.

Fraudulent charge on property—"Creditor"—Debtors Act, 1869, s. 13, sub-s. 2. Reg. v. Hopkins, 4 Manson, 134

Prosecution of bankrupt under—Mode of proving defendant's statements at his public examination—B. A., 1883, s. 17, sub-s. 8.

Reg. v. Erdheim, 3 Manson, 142

And see Committal-Discharge.

#### Deed of arrangement.

See Composition and scheme of arrangement.

### Delay.

See Petition-Appeal-Discharge.

### Departing from dwelling-house.

See Act of bankruptcy.

### Deposit.

On appeal—See Appeal.

#### Director.

Article vacating office—Election of undischarged bankrupt—Irregularities
—De facto directors—Article validating acts of.

Dawson v. African Consolidated Land and Trading Company, 4 Manson, 872

### Director—continued.

Bankruptcy of—Fraudulent prospectus—Action for rescission—Claim for deceit against director—Joining trustee—Companies Act, 1867, s. 38—Directors' Liability Act, 1890, s. 3—R. S. C., 1883, Ord. 17, r. 4. Greenwood v. Humber & Co. (Portugal), Limited, 6 Manson, 42

#### Disabilities.

Bankruptcy before Disqualifying Act—Penal enactment—Retrospective effect—School Board election—B. A., 1883, s. 32.

IN RE PULBOROUGH SCHOOL BOARD ELECTION, BOURKE v. NUTT, 1 Manson, 172

### Discharge.

Absolute refusal of order—Alleged misdemeanour of bankrupt—Transfer of property with intent to defraud creditors—What amounts to fraudulent transfer—Assignment of part of property for consideration—Debtors Act, 1869, s. 13, sub-s. 2—B. A., 1883, s. 28.

In Re Cranston, Ex parte Cranston, 9 Morr. 160

- ——Appeal by bankrupt—Power to allow costs of appeal out of estate—
  Modification of discretionary order—B. A., 1883, s. 28—B. R., 1886,
  r. 239. IN RE NICHOLAS, EX PARTE NICHOLAS, 7 Morr. 54
- ---- Bankrupt convicted of offences under Debtors Act, 1883, s. 28.

  IN RE RICHARDSON AND WEBSTER, 4 Morr. 22
- —— Continuing to trade after knowledge of insolvency—Contracting debts without reasonable ground of expectation of being able to pay them—Fraud in establishment of limited company—B. A., 1883, s. 28.

In Re Duce and Duce, Ex parte James Duce, 6 Morr. 290

----- Discretion of Court—B. A., 1883, s. 28.

IN RE BADCOCK, EX PARTE BADCOCK, 8 Morr. 138

- Meglect of bankrupt to keep proper books—Continuing to trade with knowledge of insolvency—Contracting debts without expectation of payment—Unfitness of bankrupt to be allowed to trade—B. A., 1883, s. 28.

  IN RE COOK, EX PARTE COOK, 6 Morr. 224
- Rash and hazardous speculations—Conduct of bankrupt before Act came into operation—B. A., 1883, s. 28.

In Re Salaman, Ex parte Salaman, 2 Morr. 61

- Stock Exchange transactions—Gambling for differences—B. A., 1883, s. 28. IN RE JENKINS, EX PARTE JENKINS, 2 Morr. 36
- Report of Official Receiver—Statements in report refuted—Discretion of Judge—B. A., 1883, s. 28.

IN RE SULTZBERGER, EX PARTE SULTZBERGER, 4 Morr. 82

—— Second application for discharge — Right of bankrupt to apply de novo—Right to apply for review—B. A., 1883, ss. 28, 104.

In Re Tobias & Co., Ex parte Tobias, 8 Morr. 30

## Discharge-continued.

- Adjudication under B. A., 1883—Application for discharge—Right of bankrupt to have application dealt with under B. A., 1883—Interpretation Act, 1889, s. 38—B. A., 1883, s. 28—B. A., 1890, s. 8.

  IN RE RAISON, EX PARTE RAISON, 8 Morr. 11
- Appeal by Board of Trade—Validity of Rule 237—Duty of Court—Duty of debtor—Continuing to trade in hope of recovering position—Expenditure for purpose of keeping up appearances—B. A., 1883, ss. 28, 104, 127—B. R., 1886, r. 237.

IN RE STAINTON, EX PARTE BOARD OF TRADE, 4 Morr. 242

Application for—By debtor who has presented liquidation petition under B. A., 1869—Conditional discharge—Appeal by debtor—Right of appeal —Appeal to what Court—Bankruptcy (Discharge and Closure) Act, 1887, ss. 2, 8, and rr. 8, 25—B. A., 1883, s. 104, sub-s. 2.

IN RE WILLIAMS, EX PARTE WILLIAMS, 5 Morr. 162

- —— Contracting debts without reasonable expectation of payment— Fraud—B. A., 1883, s. 28. IN RE T. DU BOULAY, 2 Morr. 49
- Transfer of hearing to Judge—Important questions for decision—B. R., 1886, 1890, r. 8.

IN RE HOOLEY, EX PARTE HOOLEY (No. 2), 6 Manson, 176

- Conditional discharge—Condition with respect to after-acquired property—Debtor's petition—One creditor—Right of debtor to petition—B. A., 1883, s. 28.

  IN RE BULLEN, EX PARTE ARNAUD, 5 Morr. 243
- —— Consent to judgment—Amount for which judgment entered—"Part of any balance" of debts—Discretion of Court—B. A., 1890, s. 8.

IN RE RICHARDS, EX PARTE EVANS, 10 Morr. 136

- Contingent interest under alimentary settlement—Law of Scotland—Condition with respect to after-acquired property—B. A., 1883, s. 28.

  IN RE GOULD, EX PARTE GOULD, 7 Morr. 215
- Judgment exceeding 50l.—County Court jurisdiction—Fees—B. A., 1883, s. 28, sub-s. 6; s. 97, sub-s. 3; s. 127—B. R., 1886, r. 240.
   IN RE HOWE, 4 Morr. 57

IN RE SHACKLETON, EX PARTE SHACKLETON, 6 Morr. 304

- Contracting debts without reasonable expectation of payment—Costs of Official Receiver—B. A., 1883, s. 28.
  - IN RE WHITE, WINTER & Co., Ex PARTE WHITE, WINTER & Co., 2 Mort. 42
- —— Entry of judgment—Form of order—B. A., 1883, s. 28.
  IN RE SMALL AND SMALL, EX PARTE SMALL AND SMALL, 3 Mort. 296
  See also IN RE CLARKSON, EX PARTE ALLESTERE; IN RE CLARKSON, EX PARTE CLARKSON, 2 Mort. 219

### Discharge-continued.

Conditional discharge—Payment of specified dividend—Property devolving on bankrupt more than sufficient to pay dividend—Title of trustee to such property—B. A., 1883, ss. 28, 44, 65—B. A., 1890, s. 8.

IN RE HAWKINS, EX PARTE OFFICIAL RECEIVER, 9 Morr. 118

—— Surplus income—Payment of over to receiver—Lapse of time—Policy of bankruptcy law—B. A., 1883, s. 8.

In Re William Durnford, 2 Manson, 521

"Conduct and affairs" of bankrupt—Absolute discharge—Discretion of Court—Conditional order—Consent to judgment—B. A., 1883, s. 28.

IN RE BARKER, EX PARTE CONSTABLE; IN RE JONES, EX PARTE JONES, 7 Morr. 111

—— Refusal to submit to medical examination for purpose of life insurance—Duties of debtor as to realization and distribution of property—B. A., 1883, s. 24, sub-ss. 2, 3; s. 28, sub-s. 2.

IN RE BETTS AND BLOCK, EX PARTE BOARD OF TRADE, 4 Morr. 170

Delay in applying for—B. A., 1883, s. 28. IN RE Good, 3 Morr. 43

Discretion of Court—Felony "connected with the bankruptcy"—Embezzlement of funds of building society—B. A., 1890, s. 8, sub-s. 2.

IN RE HEDLEY, Ex PARTE BOARD OF TRADE, 2 Manson, 186

Discretion of Registrar—Appeal by creditor—Locus standi—"Person aggrieved"—Costs against undischarged bankrupt—B. A., 1883, ss. 28, 104 (2).

IN RE PAYNE, EX PARTE CASTLE MAIL PACKET Co., 8 Morr. 270

Duty of Court—In awarding punishment for offences against Bankruptcy Act—Refusal of order with liberty to apply again—Suspension for short periods—Duty of debtor who is aware that he is insolvent.

In Re Freeman, Ex parte Freeman, 7 Morr. 88

See also In Re Heap, Ex parte Board of Trade, 4 Morr. 314

— Misdemeanours committed by bankrupt—Debtors Act, 1869, s. 13, sub-s. 1—Bankruptcy (Discharge and Closure) Act, 1887, s. 2, sub-s. 3—B. A., 1883, s. 28, sub-s. 2.

IN RE BROCKELBANK, EX PARTE DUNN AND OTHERS, 6 Morr. 138

Liquidation by arrangement—Refusal of debtor's discharge by creditors— Liquidation closed—Discharge granted at subsequent meeting—Refusal of Registrar to grant certificate—Bankruptcy (Discharge and Closure) Act, 1887, s. 2—B. A., 1869, s. 125, sub-s. 10.

IN RE HART AND SON, EX PARTE HART, 6 Morr. 235

Objection to report of Official Receiver—B. A., 1883, s. 28.

IN RE W. F. BULL, 2 Morr. 59

Offences under Debtors Act, 1869—"Special reasons"—Statement of—B. A., 1890, s. 8, sub-s. 2.

IN RE STEVENS, EX PARTE BOARD OF TRADE, 5 Manson, 222

# Discharge—continued.

- Omission to keep proper books—"Business"—One or two transactions—Misconduct—Wrongful dealing with property—B. A., 1883, s. 28.
  - IN RE GRIFFIN, EX PARTE BOARD OF TRADE, 8 Morr. 1
- —— Transaction outside business—B. A., 1883, s. 28, sub-s. 3 (a).

  IN RE MUTTON, EX PARTE BOARD OF TRADE, 4 Morr. 180
- Previous liquidation under which discharge not granted Practice B. A., 1883, s. 28. In Re Binko, 2 Morr. 45
- Suspension of order—Conditional order—Appeal—Re-hearing—Refusal of discharge with liberty to apply—Rash and hazardous speculations—B. A., 1883, s. 28.
  - In Re Tregaskis, Ex parte Tregaskis, 7 Morr. 198
- ---- Application for review—Re-hearing—B. A., 1882, ss. 28, 104, sub-s. 1. IN RE TREGASKIS, EX PARTE TREGASKIS, 6 Morr. 309
- —— Order suspended for six months—Condition—Consent to judgment—Cumulative sentence—B. A. 1883, s. 28.
  - In Re Huggins, Ex parte Huggins, 6 Morr. 38
- ———— Order to make up dividend—Exclusion of particular creditors from benefit of order—B. A., 1883, s. 28.
  - IN RE CARNE, EX PARTE JACKSON, 6 Morr. 55
- —— Rash and hazardous speculations—Absolute refusal of discharge— Appeal—Suspension for three years—B. A., 1883, s. 28.
  - IN RE BANKIN, EX PARTE BANKIN, 5 Morr. 23
- ---- Solicitor engaged in speculative business—B. A. 1890, s. 8, sub-s. 3. IN RE KEAYS, EX PARTE KEAYS, 9 Morr. 18
- Minimum period of suspension—Alleged offences committed by bankrupt—Proof of offences—Discretion of Court—B. A., 1890, s. 8.
  - Tool of chences—Discretion of Court—B. A., 1890, s. 8. In Re Oswell, Ex parte Board of Trade, 9 Morr. 202
- —— Suspension for five years—Mistaken supposition of County Court Judge—Appeal—Review by County Court Judge—B. A., 1883, ss. 28, 104. IN RE DOWSON, EX PARTE DOWSON, 4 Morr. 310
- —— Three months—Discretion of Registrar—Appeal by creditor on ground of leniency—B. A., 1883, s. 28.
  - In Re Chase, Ex parte Cooper, 3 Morr. 228
- Undue preference—B. A., 1890, s. 8, sub-ss. 2, 3 (i).
- In Re Bryant, Ex parte Bryant, 9 Manson, 87
- —— "Undue preference" given to creditor—Construction of statute—
  B. A., 1883, ss. 28, 48.
  IN RE SKEGG, EX PARTE SKEGG, 7 Morr. 240
- Refusal of order with liberty to bankrupt to apply again on making future payments—Duty of Court in making money orders—B. A., 1883, s. 28.

  IN RE JAMES, EX PARTE JAMES, 8 Morr. 19

### Discharge-continued.

- Report of Official Receiver—Costs of unsuccessful action—Debt incurred by bankrupt without reasonable ground—B. A., 1883, s. 28, sub-s. 3 (c).

  IN RE J. WILLIAMS, 1 Morr. 91
- —— Jurisdiction of Court to allow withdrawal of application for discharge —B. A., 1883.

IN RE WALLIS, EX PARTE BOARD OF TRADE, 8 Morr. 110

Review of former order—Right of appeal—Application de novo by bankrupt whose discharge has been refused—B. A., 1883, s. 28.

IN RE LLOYD, EX PARTE LLOYD, 6 Morr. 297

Small bankruptcy—Appeal by bankrupt—Leave not obtained—Right of appeal—B. A., 1883, ss. 28, 121, 104—B. R., 1886, r. 273.

IN RE RANKIN, EX PARTE RANKIN, 4 Morr. 811

Time—Notice of appeal—Length of notice—R. S. C., 1883, Ord. 58, r. 3—B. A., 1883, s. 28—B. R., 1886, rr. 130, 134.

In Re Landau, Ex parte Brown and Wingrove, 4 Morr. 253 And see Salary.

### Disclaimer.

- Lease—Agreement for—Assignment—Bankruptcy of assignor—"Property"—B. A., 1883, ss. 44, 55, 168.
  - In Re Maughan, Ex parte Trustee, 2 Morr. 25
- ——Bankrupt assignee of Mortgage by sub-demise Original lessee solvent—Application by lessor—Vesting order—Exclusion—B. A., 1883, s. 54, sub-s. 6. In Re Baker, Expare Lupton, 8 Manson, 279
- Delay in disclaiming—Refusal of unconditional order—B. A., 1883, s. 55, sub-s. 3. IN RE CROWTHER, EX PARTE DUFF, 4 Morr. 100
- — Demand by landlord for rent—B. A., 1883, s. 55.
  IN RE ZAPPERT & Co., EX PARTE TRUSTEE, 1 Morr. 72
- ---- Extension of time-B. A., 1883, s. 55.

IN RE G. PRICE, 1 Morr. 153

- —— Joinder of different respondents in one application—B. A., 1883, s. 55. IN RE WHITAKER, EX PARTE TRUSTEE, 5 Morr. 178
- —— Change of trustee—Omission of trustee to give notice of disclaimer—Discretion of Court in granting extension of time—B. A., 1883, s. 55.
  - IN RE BAKER, EX PARTE OFFICIAL RECEIVER; IN RE BAKER, EX PARTE AXFORD, 8 Morr. 116
- —— Damages, measure of—Assignee—Depreciation of premises—Dilapidations—B. A., 1883, s. 55.

IN RE CARRUTHERS, Ex PARTE TOBIT, 2 Manson, 172

### Disclaimer—continued.

- Lease—Guarantee of rent—Rent accruing after disclaimer—Liability of guarantor—B. A., 1883, s. 55.
  - STACEY v. HILL, 7 Manson, 399; 8 Manson, 169
- Mortgage by sub-demise—Vesting order—Application by landlord—Form of order—B. A., 1883, s. 55.
  - In Re Cock, Ex parte Shilson, 5 Morr. 14
- Assignment of mortgage to trustee with view to escape liability—B. A., 1888, s. 55.
  - In Re Smith, Ex parte Hepburn & Co., 7 Morr. 246
- Exclusion of sub-lessee—Application by original lessor—B. A., 1883, s. 55.
  - In Re Finley, Ex parte Hanbury, 5 Morr. 248
- —— —— Terms—B. A., 1883, s. 55, sub-s. 6—B. A., 1890, s. 13.

  IN RE WALKER, EX PARTE MILLS, 2 Manson, 60, 319
- —— Onerous covenants—Assignment of whole term by way of mortgage—Bankruptcy of lessee—Liability of trustee—B. A., 1883, s. 55.
  - IN RE GEE, EX PARTE BOARD OF TRADE, 6 Morr. 276
- Personal liability of trustee for rent—B. A., 1883, s. 55, sub-s. 4.

  IN RE PAGE, EX PARTE TRUSTEE, 1 Morr. 287
- Property held of Crown—Right of trustee to disclaim—B. A., 1883, ss. 55, 150.
  - IN RE THOMAS, EX PARTE COMMISSIONERS OF WOODS AND FORESTS, 5 Morr. 209
- --- Removal of fixtures by trustee-B. A., 1883, s. 55.
  - In Re Moser, Ex parte Trustee, 1 Mort. 244
- Service of notice of motion—Parties out of jurisdiction—B. A., 1883, s. 55, sub-s. 3.
- In Re Rathbone, Ex parte Paterson, 4 Morr. 270
- —— Small bankruptcy—B. A., 1883, ss. 55, 121—B. B., 1888, r. 232.

  IN RE SANDWELL, EX PARTE ZERFASS, 2 Morr. 95
- —— Use of premises subsequent to adjudication—Claim of landlord for payment—B. A., 1883, s. 55—B. R., 1883, r. 232.
  - IN RE T. BROOKE, EX PARTE TRUSTEE, 1 Morr. 82
- ---- Vesting order—Application by landlord—B. A., 1883, s. 55, sub-s. 6.
  IN RE PARKER AND PARKER, EX PARTE TURQUAND, 1 Morr. 275
- Application by original lessee—Discretion of Court as to respondents—B. A., 1883, s. 55.
  - In Re Morgan, Ex parte Morgan, 6 Morr. 57
- Vesting order—Service of notice by lessor—Evidence—Right to order
   B. A., 1883, ss. 55, 97, sub-s. 3—B. B., 1886, rr. 27, 28.
  - In Re Britton, 6 Morr. 130

And see Costs-Vendor and purchaser.

### Discovery.

Application for particulars—Leave to deliver interrogatories and that action might be tried by jury.

IN RE CARVILL AND McKEAN, 1 Morr. 150

Discovery of debtor's property—Delivery—Order against agent—B. A., 1883, s. 27, sub-s. 5.

IN RE DAVIS, EX PARTE GOODMAN, 5 Manson, 329

Duties of debtor as to—Personal examination—Medical examination for insurance—B. A., 1883, s. 24.

IN RE GARNETT, EX PARTE OFFICIAL RECEIVER, 2 Morr. 286

### Disqualifications of bankrupt.

Refusal of certificate to remove—Bankruptcy not caused "by misfortune"—
Commencement and prosecution of divorce proceedings—B. A., 1883, s. 32.
IN RE COLIN CAMPBELL, EX PARTE COLIN CAMPBELL, 5 Morr. 94

- Misconduct-Prosecution for libel-B. A., 1883, s. 32.

IN RE BURGESS, EX PARTE BURGESS, 4 Morr. 186

#### Distress.

Agreement for readjustment of rent—Non-payment—Distress for full rent—Becovery of difference—B. A., 1883, s. 42.

IN RE SMITH AND HARTOGG, EX PARTE OFFICIAL RECEIVER, 9 Manson, 400

Agreement with landlord to take over dead stock at valuation in lieu of rent—Benefit of estate—Application for repayment—B. A., 1883, s. 42—B. A., 1890, s. 28.

IN RE GRIFFITH, EX PARTE OFFICIAL RECEIVER, 4 Manson, 217

Conversion—Damages, measure of. Cox v. Liddell, 2 Manson, 212

Proportionate part of rent—Right to prove—Trustee—Privity of estate—B. A., 1883, ss. 9, 42, and sched. 2, r. 19—Apportionment Act, 1870, ss. 2, 3. IN RE HOWELLS, EX PARTE MANDLEBERG, 2 Manson, 192

—— Right of—Ordinary course of dealing as to collection of rent—Time— Agricultural Holdings Act, 1883, s. 44.

IN RE BEW, EX PARTE BULL, 4 Morr. 94

### Document.

Construction of. IN RE CLEMENT, EX PARTE GOAS, **3 Morr. 153** Discovery. See **Discovery**.

#### Domicil.

Of debtor—Onus of proof—Officer in British army serving out of England—B. A., 1883, s. 6, sub-s. 1 (d).

IN RE MITCHELL, EX PARTE CUNNINGHAM, 1 Morr. 187
And see Act of bankruptcy—Petition.

### Elegit.

See Execution.

### Evidence.

Answers of bankrupt on public examination—Subsequent motion against creditor—Fraudulent preference—Inadmissibility of evidence—B. A., 1883, ss. 28, 48, 97.

IN RE BRUNNER, EX PARTE BOARD OF TRADE, 4 Morr. 255

Appeal from County Court—County Court Judge's notes of evidence—Shorthand notes—Admissibility—B. S. C., 1883, Ord. 58, r. 11.

In Re Sprange, Ex parte Official Receiver, 4 Manson, 335

----- Neglect of County Court Judge to take note of oral evidence— Evidence in Court of Appeal—Note verified by affidavit—Duty of County Court Judge—Discharge of bankrupt—Report of Official Receiver— Charge of contracting debts—B. A., 1890, s. 8.

In Re Sharp, Ex parte Sharp, 10 Morr. 114

Viva voce evidence—Application for leave, to whom to be made.

In Be Hagan & Co., Ex parte Adamson and Ronaldson, 3 Morr. 117

--- On motion.

IN RE UNDERHILL, EX PARTE BUDDEN, 3 Morr. 282; PRACTICE NOTE, 6 Manson, 287

And see Petition.

### Examination.

Witness—Answers of	. at	private	examination.

IN RE TILLETT, EX PARTE HARPER, 7 Morr. 286

- —— Debtor called as witness—Right of party calling him to cross-examine.
  IN RE CUNNINGHAM, EX PARTE OFFICIAL RECEIVER, 6 Manson, 199
- Discovery of debtor's property—Action pending against witness— Right of trustee to examine—Discretion of Court—B. A., 1883, s. 27.

In Re Franks, Ex parte Official Receiver, 9 Morr. 90

—— Application by petitioning creditor—Action pending between creditor and witness—Refusal of Court to allow examination to proceed —B. A., 1883, s. 27.

In Re Easton, Ex parte Davies, 8 Morr. 168

———— Inability to attend Court through illness—Examination at witness's own residence—B. A., 1883, s. 27—B. B., 1886, r. 66.

In Re Bradbrook, Ex parte Hawkins, 6 Morr. 188

In Re Desportes, 10 Morr. 40

### Examination—continued.

- Witness—Privilege—Refusal to answer question on the ground that it may tend to criminate—B. A., 1883, s. 27.
  - In Re Genese, Ex parte Gilbert, 8 Morr. 228
- —— Solicitor—Refusal to answer question allowed by Court—B. A., 1883, s. 27. In Re Wells, Ex parte Trustee, 9 Morr. 116
- B. A., 1883, s. 27.
  - IN RE ARNOTT, EX PARTE CHIEF OFFICIAL RECRIVER, 5 Morr. 286
- Bight of debtor to attend—Filing depositions—B. A., 1883, s. 27. IN RE BEALL, EX PARTE BEALL, 1 Manson, 203
- Refusal to answer questions—Appeal—B. A., 1883, s. 27.

IN RE SCHARRER, Ex PARTE TILLY, 5 Morr. 79

—— Summons to attend—Conduct-money—Insufficiency—Committal—B. A., 1883, s. 27—B. B., 1886, r. 71.

In Re Batson, Ex parte Hastie, 1 Manson, 45

And see Administration of estate of deceased insolvent—Public examination—Trustee.

#### Execution.

- Attachment of debt—Money in hands of sheriff—Money ordered to be paid into Court—Costs of action—"Debt or liability incurred by means of fraudulent breach of trust"—B. A., 1883, s. 30, sub-s. 1—B. A., 1890, s. 11, sub-s. 2—B. S. C., 1883, Ord. 42, rr. 3, 4; Ord. 45, r. 1.
  - In Re Greer, Napper v. Fanshawe, 2 Manson, 350
- Elegit—Extends to leaseholds—B. A., 1883, ss. 146, 168.

RICHARDSON v. WEBB, 1 Morr. 40

- Equitable execution Jurisdiction Small debts Discretion Terms—Judicature Act, 1873, s. 25, sub-s. 8—B. A., 1883, s. 93—B. R., 1886, r. 353.
  - IN RE GOUDIE, EX PARTE OFFICIAL RECEIVER, 3 Manson, 224
- Execution against goods—Charging order on shares—1 & 2 Vict. c. 110—B. A., 1883, s. 45.
  - In Re Hutchinson, Ex parte Plowden & Co., 8 Morr. 19
- Debt paid to sheriff—Subsequent bankruptcy of debtor—Right of creditor to money paid.
  - IN RE PRARSON, EX PARTE WEST CANNOCK COLLIERY Co., 3 Morr. 187
- Elegit.
  - IN RE WINDAS AND DUNSMORE, Ex PARTE HOUGH, 1 Morr. 22.
- Seizure but no delivery—B. A., 1888, ss. 45, 146, 169.
  - Hough v. Windas, 1 Morr. 1

# Execution—continued. Notice to sheriff-Bankruptcy petition after sale-"Officer charged with execution of writ or other process"—B. A., 1883, s. 46, sub-s. 2; s. 168. In Re Holland, Ex parte Warren, 2 Mort. 142 - Several writs of fi. fa.—Title to proceeds of sale—B. A., 1883, s. 46. IN RE H. PEARCE, EX PARTE CROSTHWAITE-2 Morr. 105 Service of notice after two o'clock on Saturday—B. A., 1890, s. 11, sub-s. 2—B. R., 1886, 1890, r. 90. Lole v. Betteridge, 5 Manson, 1 Of receiving order—Request for delivery of goods before sale—"Costs" of execution—" Poundage"—Sheriffs Act, 1887, s. 20, sub-s. 2—Order of 31 August, 1888—B. A., 1890, s. 11, sub-s. 1. IN RE THOMAS, EX PARTE SHERIFF OF MIDDLESEX, 6 Manson, 1 Part payment to creditor of judgment debt-Withdrawal of sheriff with authority to re-enter-Receiving order against debtor-Completion of execution—Title of trustee to money paid—B. A., 1883, s. 45—B. A., 1890, s. 11. IN RE FORD, EX PARTE OFFICIAL RECEIVER, 7 Manson, 14 Private sale—Goods left on the premises—Rights of landlord—B. A., 1883, s. 46, sub-s. 2. IN RE DAVIS, EX PARTE TRUSTEES OF POLLEN'S ESTATE, 8 Morr. 27 Scotch judgment registered in England—" Execution"—Bankruptcy notice -Judgments Extension Act, 1868, ss. 3, 4-B. A., 1883, ss. 2, 4, sub-s. 1 (g).IN RE A BANKRUPTCY NOTICE, 5 Manson, 7 Sheriff—Costs of execution—Immediate sale—Duty—Pressure by creditor. In Re Crook, Ex parte Sheriff of Hampshire, 1 Manson, 410 - Possession money-Possession retained by sheriff without selling, at request of debtor, with assent of execution creditor-Unreasonable time-Act of bankruptcy by seizure and holding of goods for twenty-one days-How constituted-Sheriffs Act, 1887-Order of 31 August, 1888—B. A., 1883, s. 6, sub-s. 1 (c)—B. A., 1890, ss. 1, 11. IN RE J. S. BEESTON, EX PARTE BOARD OF TRADE, 6 Manson, 27 - Poundage-B. A., 1883, ss. 46, 97.

bankruptcy—B. A., 1890, s. 1. FIGG v. MOORE, 1 Manson, 404

—— Sale by, by private contract—B. A., 1883, s. 145.

Possession for twenty-one days-Right of judgment creditor-Act of

IN RE W. AND J. LUDFORD, 1 Morr. 131

—— Sale by, by private contract—B. A., 1883, s. 145.
CRAWSHAW v. HARRISON (FRASER, CLAIMANT), 1 Manson, 407

#### Execution—continued.

Sheriff—Sale by—Bankruptcy of debtor—Landlord's claim for rent—Title of trustee in bankruptcy to proceeds of sale—Landlord and Tenant Act, 1709, s. 1—B. A., 1890, s. 11, sub-s. 2.

IN RE NEIL MACKENZIE, EX PARTE SHERIFF OF HERTFORDSHIRE, 6 Manson, 413

Watkins v. Barnard, 4 Manson, 221

—————— Retention of proceeds by sheriff for fourteen days—From what date fourteen days to run—B. A., 1883, s. 46, sub-s. 2.

In Re Cripps, Ross & Co., Ex parte Ross, 5 Morr. 226

Time—Computation—Fraction of day—Act of bankruptcy—Holding of debtor's goods by sheriff for twenty-one days—B. A., 1890, s. 1.

IN RE NORTH, EX PARTE HASLUCK, 2 Manson, 326

Tools and implements of debtor's trade—Non-intervention of Official Receiver—Small Debts Act, 1845, s. 8—B. A., 1883, ss. 44, 45, sub-s. 1; s. 54, sub-s. 1—B. A., 1890, s. 11.

In Re Dawson, Ex parte Dawson, 6 Manson, 200

#### Executor.

Bankruptcy of-Injunction to restrain acting.

Bowen v. Phillips, 4 Manson, 370

Executrix carrying on business—Realization—Creditors of testator—Creditors of executrix—Priority—Assent.

In Re Millard, 2 Manson, 56

Power of, to issue bankruptcy notice.

IN RE WOODALL, EX PARTE WOODALL, 1 Morr. 201

Retainer—Administration of estate of deceased insolvent—Assets paid to Official Receiver under mistake of law—Right to recover—B. A., 1883, s. 125.

IN RE RHOADES, EX PARTE RHOADES, 6 Manson, 277

IN RE GILBERT, EX PARTE GILBERT, 4 Manson, 837

And see Administration of estate of deceased insolvent—Bill of sale—Costs—Property.

#### Fees.

See Composition and scheme of arrangement—Official Receiver.

#### Final judgment.

Action against trustees — Breach of trust — Trustee entitled to indemnity from co-trustee — Right to issue bankruptcy notice — B. A., 1983, s. 4, sub-s. 1(g).

In Re Poole, Ex parte Twisaday and Milne, 7 Morr. 222

### Final judgment-continued.

- Against partnership firm—Partner not served or appearing Bankruptcy notice—R. S. C., 1883, Ord. 42, r. 10—B. A., 1883, s. 4, sub-s. 1 (g).

  IN RE IDE, EX PARTE IDE, 3 Morr. 239
- Assignee of judgment debt—Bankruptcy notice—B. S. C., 1883, Ord. 42, r. 23—B. A., 1883, s. 4, sub-s. 1 (g).

In Re Keeling, Ex parte Blanchett, 8 Morr. 157

"Balance order"—Winding-up of company—Bankruptcy notice—B. A., 1883, s. 4, sub-s. 1 (g).

In Re Sanders, Ex parte Whinney, 1 Morr. 185

And see In Re Tennant, Ex parte Grimwade, 8 Mort. 166

- Creditor—Bankruptcy notice—B. A., 1883, s. 4, sub-s. 1 (g).

  IN RE FAITHFULL, EX PARTE MOORE, 2 Morr. 52
- Garnishee order absolute—B. A., 1883, s. 4, sub-s. 1 (g).

In Re Chinery, Ex parte Chinery, 1 Morr. 31

Interpleader order—Bankruptcy notice—Stay of execution—Formal defects
—B. A., 1883, s. 4, sub-s. 1 (g).

In Re Bates, Ex parte Lindsey, 4 Morr. 192

IN RE CRUMP, EX PARTE CRUMP, 8 Morr. 174

- Judgment for defendant in action with costs—Amount of costs not inserted in judgment—Bankruptcy notice—B. A., 1883, s. 4, sub-s. 1 (g).
- Judgment in partnership action—Account and inquiry directed—Order for payment of costs up to trial—Bankruptcy notice—B. A., 1883, s. 4,
  - sub-s. 1(g).

    In Be Alexander, Ex parte Alexander, 9 Morr. 13
- Order for payment of costs—Bankruptcy notice—B. A., 1883, s. 4, sub-s. 1(g).

  In Re Cohen, Ex parte Schmitz, 1 Morr. 55
- Order made on petition for revocation of patent Bankruptcy notice B. A., 1883, s. 4, sub-s. 1 (g) Patents, Designs, and Trade Marks Act, 1883, s. 26. In Re Owen, Exparte Peters, 8 Manson, 24
- Set-off or counterclaim—Bankruptcy notice—B. A., 1883, s. 4, sub-s. 1 (g).
  IN RE ISAAC, EX PARTE ISAAC, 2 Morr. 258
- Stay of execution Garnishee order absolute by creditor of judgment creditor Bankruptcy notice R. S. C., 1883, Ord. 42, rr. 22, 23 B. A., 1883, s. 4, sub-s. 1 (g).

In Re Connan, Ex parte Connan, 5 Morr. 89

Suit by husband in Divorce Court—Decree for dissolution of marriage—Order for payment of costs by co-respondent—Bankruptcy notice—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE BINSTEAD, EX PARTE DALE, 9 Morr. 319

### Final judgment—continued.

Two final judgments obtained against debtor—Application to issue one bankruptcy notice founded on both judgments — B. A., 1883, s. 4 sub-s. 1 (g)—B. R., 1886, App., Form 6.

IN RE LOW, EX PARTE CENTRAL ARGENTINE GOLDFIELDS Co., LIMITED, 7 MOTT. 302

And see Bankruptcy notice—Petition.

### Fixtures.

See Disclaimer.

### Foreigner.

Bankruptcy of—Domiciled Frenchman temporarily in England—Dwelling-house of debtor — Debtor having only one creditor — B. A., 1883, s. 6, sub-s. 1 (d). IN RE HECQUARD, EX PARTE HECQUARD, 6 Morr. 282

Foreigner resident out of jurisdiction—Jurisdiction—Bankruptcy notice—Service while within jurisdiction—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE CLARK, EX PARTE BEYER, PRACOCK & Co., 3 Manson, 203 See also Domicil—Petition.

### Foreign bankruptcy.

Subsequent bankruptcy in England—Conflict of laws—Stay of proceedings—B. A., 1883, s. 10, sub-s. 1; s. 109.

In Re Artola Hermanos, Ex parte Châle, 7 Mort. 80

### Forfeiture.

Clause in will—"Become vested in some other person"—Act of bankruptcy
—Adjudication—Title to dividend—Apportionment—B. A., 1883, ss. 43,
44, 54. Montefice v. Guedalla, 8 Manson, 126

Gift of annuity — Proviso against alienation — Bankruptcy on creditor's petition—Right of trustee in bankruptcy to benefits under will — B. A., 1883, ss. 7, 54. IN RE HARVEY, EX PARTE PIXLEY, 6 Morr. 95

Legacy—"Become a bankrupt"—Bankruptcy in New Zealand—English domicil. IN BE HAYWARD, HAYWARD v. HAYWARD, 4 Manson, 130

### Fraudulent preference.

Advance on security of growing crops — Actual delivery — Time — B. A., 1883, s. 48. In Re Harvey, Ex parte Harvey & Co., 7 Morr. 138

Alleged purchase of debt by third party — Claim of trustee — B. A., 1883, s. 48. IN RE ROBERTS, EX PARTE DANIEL, 5 Morr. 213

Appropriation of first proceeds of sale of goods—Act of bankruptcy—Costs—B. A., 1883, s. 48.

In Re Glanville, Ex parte Trustee, 2 Morr. 71

Assignment—Motive of debtor—Examination of witnesses—Costs of Official Receiver—B. A., 1883, ss. 27, 48.

IN RE W. H. WILKINSON, EX PARTE OFFICIAL RECEIVER, 1 Morr. 65

### Fraudulent preference—continued.

Assignment—Payment to surety—B. A., 1883, s. 48.

IN RE BEAR, EX PARTE CHIEF OFFICIAL RECEIVER, 8 Morr. 129

Bill given by insolvent trader—Payment after maturity—Ordinary course of business—Onus of proof—B. A., 1883, s. 48.

In Re Eaton, Ex parte Viney, 4 Manson, 111

—— Payment within three months of bankruptcy—B. A., 1883, s. 48.

IN RE R. O. CLAY AND SONS, EX PARTE TRUSTEE, 3 Manson, 31

Breach of trust—Voluntary conveyance and deposit of shares to replace trust funds—B. A., 1883, s. 48.

SHARP v. JACKSON, 6 Manson, 264; affirming S. C. sub nom. New's Trustee v. Hunting, 4 Manson, 6, 103

And see In Re Lake, Ex parte Dyer, 8 Manson, 145

Charge given to solicitor for costs—Motive of debtor—Knowledge of act of bankruptcy—B. A., 1888, s. 48.

IN RE ARNOTT, Ex PARTE BARNARD, 6 Morr. 215

"Creditor"—Surety who has not paid—Right to share in assets—B. A., 1883, s. 48.

In Re Paine, Ex parte Truster, 3 Manson, 309

Motive—Staving-off bankruptcy—Moral obligation—Indemnification of guarantors—B. A., 1883, s. 48.

IN RE VINGOE AND DAVIES, EX PARTE VINEY AND NORTON, 1 Manson, 416

Onus of proof-B. A., 1883, s. 48.

In Re Laurie, Ex parte Green, 5 Manson, 48

Payment in good faith as to legal liability.

In Re Vautin, Ex parte Saffery, 7 Manson, 291

- Payment made after presentation of petition—Protected transaction—
  Bona fides of bankrupt—Policy of bankruptcy laws—B. A., 1883,
  ss. 48, 49. IN RE BADHAM, EX PARTE PALMER, 10 Morr. 252
- Payment made with intention of reviving statute-barred debt—B. A. 1883, s. 48.

  IN RE LANE, EX PARTE GAZE, 6 Morr. 143
- Payment made to creditor with intention of relieving surety—B. A., 1883, s. 48. IN RE MILLS, EX PARTE OFFICIAL RECEIVER, 5 Morr. 55
- Pressure by creditor—Collusion—Insolvent debtor—Consolidated Statutes of British Columbia.

Edison General Electric Co. v. Westminster and Vancouver Tramway Co., 4 Manson, 244

—— Dominant view of debtor—Payment made with view to prefer after pressure by creditor—B. A., 1883, s. 48.

IN RE BELL, EX PARTE OFFICIAL RECEIVER, 10 Morr. 15

### Fraudulent preference—continued.

Beturn of goods by debtor to unpaid vendor—"View" and "motive" of debtor—B. A., 1883, s. 48.

In Re Fletcher, Ex parte Suffolk, 9 Morr. 8

Substitution of valid for invalid bill of sale—Intention—B. A., 1883, s. 48. IN RE TWEEDALE, EX PARTE TWEEDALE, 9 Morr. 110

Surety—Promissory note—Payment to creditor to protect surety—
"Creditor"—B. A., 1883, s. 37, sub-s. 3; s. 48.

In Re Warren, Ex parte Tranter, 7 Manson, 137

Transfer of shares by debtor—Fraud against bankruptcy laws—B. A., 1883, s. 48. IN RE BOYD, Ex PARTE BOYD, 6 Morr. 209

### Furniture hiring.

See Reputed ownership.

#### Garnishee order.

See Final judgment.

### Gift inter vivos.

See In Re Ridgway, Ex parte Ridgway, 2 Mort. 248

#### Goods.

Claim to goods in possession of debtor—Motion against Official Receiver— Claim by third party—Withdrawal of claim by Official Receiver— Refusal of Official Receiver to pay over proceeds—Appeal—Preliminary objection—Costs—B. A., 1883, s. 44—B. R., 1886, r. 129 (2).

IN RE GALEY, EX PARTE CUNDY, 7 Morr. 258

Sale of—Stoppage in transitu—Goods bought for principal abroad— Bankruptcy of agents in London—Actual delivery.

In Re Bruno, Silva and Son, Ex parte Francis & Co., 4 Morr.

—— Goods bought for shipment abroad—Delivery of goods to dock company—Termination of transit—B. A., 1883, s. 44.

IN RE GURNEY AND JENKINS, EX PARTE HUGHES, 9 Morr. 294

And see Property.

#### Guardian.

See Infant.

### High bailiff.

Motion by trustee against—Formal notice—County Courts Act, 1888, ss. 53, 54, 186—Construction of statute—B. A., 1883, s. 45.

IN BE LOCK, EX PARTE POPPLETON, 7 Morr. 184

And see County Court.

Hire-purchase agreement. See Bill of sale.

Hotel keeper.

See Reputed ownership.

Husband and wife.

See Married woman-Proof.

### Infant.

Avoidance of settlement—Infant respondents to motion—Procedure to bring infants before Court—B. A., 1883, s. 47.

IN RE LOWNDES, EX PARTE TRUSTEE, 3 Morr. 216

Debt of petitioning creditor—Bill of exchange—Power of infant to accept bill—Infants Belief Act, 1874, s. 1—Bills of Exchange Act, 1882, s. 22.

IN RE SOLTYKOFF, EX PARTE MARGRETT, 8 Morr. 27

#### Injunction.

Application for—Action against firm in Colonial Court—Death of one of partners—Subsequent bankruptcy of firm—Interference with rights of plaintiff—B. A., 1883, ss. 9, 10, sub-s. 2.

IN RE SPALDING AND HODGE, EX PARTE CHIEF OFFICIAL RECEIVER, 6 MORT. 163

— Duty of Registrar—B. A., 1883, s. 99.

In Re Brooks, 3 Morr. 62

— Non-compliance by debtor with order of Chancery Division to pay moneys into Court—Writ of sequestration—Bankruptoy of debtor—Order restraining further proceedings under writ of sequestration—Secured creditor—1 & 2 Vict. c. 110—27 & 28 Vict. c. 112—B. A., 1883, ss. 9, 10, 37, 45, 168.

IN RE HASTINGS, EX PARTE BROWN, 9 Morr. 234

#### Insolvent.

See Administration of estate of deceased insolvent.

#### Insurance.

See Discharge-Discovery.

### Interim receiving order.

See Official Receiver.

# Interpleader.

See Execution—Bankruptcy notice.

### Joint and separate estates.

Distribution—Inseparable blending of estates—Order for consolidation—Grounds for order—B. A., 1883, s. 40, sub-s. 3.

IN RE KRIEGEL, EX PARTE TROTMAN, 10 Morr. 99

### Judgment.

See Final order—Execution—Receiving order.

### Jurisdiction.

Claim arising out of bankruptcy-B. A., 1883, s. 102.

IN RE HAWKE, EX PARTE SCOTT AND SMITH, 3 Morr. 1

Domicil of debtor—Onus of proof—B. A., 1883, s. 6, sub-s. 1 (d); s. 95.
IN BE BARNE, EX PARTE BARNE, 3 Morr. 33

- Interim receiver—Special manager—Dismissal of petition—Disbursements of special manager—B. A., 1883, ss. 4, 10, 12; B. R., 1886—1890, rr. 170—175, 342—344. IN RE A. B. & Co. (No. 2), 7 Manson, 268
- Of Bankruptcy Court—Action pending in Chancery Division—Non-payment of trust money into Court—Bankruptcy of trustee—Motion for writ of attachment—B. A., 1883, ss. 9, 10.

IN RE MACKINTOSH AND BEAUCHAMP, EX PARTE MACKINTOSH, 1 Morr. 84

- —— Questions between third parties—Conflicting claims to bankrupt's property—B. A., 1883, s. 102.
  - IN RE LOWENTHAL, EX PARTE BERSTY, 1 Morr. 117
- Petition Adjudication Irregularity Re-hearing Discharge —
   B. A., 1883, s. 169, sub-ss. 1, 2, 3.

IN RE MAY, EX PARTE MAY, 1 Morr. 50

Of Registrar—Delegation of Judge's authority—Pending business—B. A., 1883, ss. 94, 99, 169; B. B., 1883, r. 264.

In Re Evan Jones, 1 Morr. 17; In Re Home, Ex parte Edwards, 2 Morr. 203

And see Adjudication — Petition — Receiving order — Specific performance.

### Landlord and tenant.

See Disclaimer—Distress—Lease.

#### Lease.

Assignment—Covenant to indemnify lessee—Bankruptcy of assignee—Assignment of chose in action by trustee in bankruptcy—Release—Construction—Indemnity—B. A., 1883, ss. 56, 57, 168.

IN RE PERKINS, POYSER v. BEYFUS, 5 Manson, 193

Covenant not to assign lease—Beceiving order—Proviso for re-entry on assignment or bankruptcy—Peaceable re-entry without statutory notice—Conveyancing Act, 1881, s. 14, sub-ss. 1, 6 (1)—Conveyancing Act, 1892, s. 2, sub-s. 2.

In Re Riggs, Ex parte Trustee, 8 Manson, 233

Covenant not to assign without consent—Assign by operation of law—. Liability of trustee.

In Re Johnson and Stephens, Ex parte Blackett, 1 Manson, 54

#### Lease-continued.

Forfeiture on bankruptcy, or filing petition in liquidation, or on making assignment for benefit of creditors—Fixtures.

IN RE WALKER, EX PARTE GOULD, 1 Morr. 168

Proviso that on breach of any of covenants lease "shall cease, determine, and be void"—Election of lessor.

IN RE TICKLE, EX PARTE LEATHER SELLERS' Co., 3 Morr. 126
And see Disclaimer—Proof.

### Liquidation by arrangement.

Under B. A., 1869—Sanction of Court or Registrar—Refusal of County Court Judge to sanction resolutions—B. A., 1883, s. 170.

IN RE MCALPINE, EX PARTE MCALPINE, 1 Morr. 126

### Liquidator.

See Company.

### Local rates.

See Preferential debts.

#### Lunatic.

Lunatic debtor—Claim by committee of lunatic to moneys in hands of trustee in bankruptcy—Jurisdiction of Judges in Lunacy.

In Re Farnham (No. 2), 3 Manson, 123

—— Creditor's petition—Committee in England—Curator bonis in Scotland —Locus standi of curator to appear on petition—B. A., 1883, s. 148.

IN RE R. S. A. (A DEBTOR), 8 Manson, 164

—— Inquisition—Subsequent adjudication in bankruptcy—Void gift by lunatic—Title of trustee in bankruptcy—Jurisdiction of Judge in Lunacy—Maintenance of lunatic—B. A., 1883, s. 47—B. A., 1890, s. 1—Lunacy Act, 1890, ss. 120, 177.

In Re Farnham (No. 1), 3 Manson, 109

### Maintenance of bankrupt.

See After-acquired property—Lunatic.

#### Manager.

See Company.

# Married woman.

Judgment summons—Debtors Act, 1869, s. 5—Committal of married woman—Judgment against separate estate—Form of order—Married Women's Property Act, 1882, s. 1, sub-s. 2.

IN RE MORLEY, EX PARTE MORLEY; SCOTT v. MORLEY, 4 Morr. 286

### Married woman-continued.

Petition against—Dismissal—Fresh joint petition—Vexations proceeding—Discretion of Registrar—Res judicata.

IN RE LARARD, Ex PARTE YEOMANS AND HEAP, 3 Manson, 317

Separate property—Bankruptcy of husband—Claim of trustee in husband's bankruptcy to furniture purchased by wife—Claim of trustee to wedding presents—B. A., 1883, s. 54.

IN RE JAMIESON, EX PARTE PANNELL, 6 Morr. 24

Separate trading-Married Women's Property Act, 1882, s. 1, sub-s. 5.

IN RE FLORENCE EDWARDS, EX PARTE HARVEY, 2 Manson, 182

—— Discontinuance before act of bankruptcy—Married Women's Property Act, 1882, s. 1, sub-s. 5.

In Re Dagnall, Ex parte Soan and Morley, 3 Manson, 918

---- Liability to bankruptcy laws—General power of appointment—
"Separate property"—Married Women's Property Act, 1882, s. 1,
sub-s. 5—B. A., 1883, ss. 24, 44, 152, 168.

IN RE ARMSTRONG, EX PARTE ARMSTRONG, 3 Morr. 193

— Marriage settlement—Right to life estate—Married Women's Property Act, 1882, s. 1, sub-s. 5; s. 19—B. A., 1883, s. 152.

IN RE ARMSTRONG, EX PARTE ARMSTRONG, 5 Morr. 200

Surety for husband—Right of exoneration—Onus of proof—Married Women's Property Act, 1882, s. 3.

In Re Cronmire, Ex parte Cronmire, 8 Manson, 140

And see Receiving order-Settlement.

### Medical examination.

See Discharge-Discovery.

### Meeting of creditors.

See Public examination.

#### Mortgage.

Attornment clause—Bankruptcy petition—Distress—Adjudication—Right to proceeds—B. of S. A., 1878, s. 6.

IN RE WILLIS, EX PARTE LADY WILLOUGHBY DE ERESBY, 5 Morr. 189

Mortgage of fishing boats—Nets—"Appurtenances"—B. A., 1883, s. 44, sub-s. (iii.)—Merchant Shipping Act, 1854, s. 72.

In Re Salmon and Woods, Ex parte Gould, 2 Morr. 137

Second mortgage—Bankruptcy of mortgagor—Right of second mortgages to growing crops—B. A., 1883, s. 54.

IN RE GORDON, EX PARTE OFFICIAL RECRIVER, 6 Morr. 150

And see Bill of sale—Costs—Disclaimer—Proof—Property.

#### Motion.

Notice of —Service—On Official Receiver as trustee—Subsequent appointment of creditors before hearing of motion—Application to add trustee as party.

IN RE HALLETT & Co., Ex PARTE BLANE, 10 Morr. 250

---- Respondent out of jurisdiction—B. R., 1886, rr. 27, 28.

IN RE ALDERSON, EX PARTE KIRBY (No. 2), 8 Morr. 95

Non-compliance with rule as to time—B. A., 1883, ss. 142, 143—B. R., 1886, rr. 29, 92, 350.

IN RE ALDERSON, Ex PARTE KIRBY (No. 1), 8 Morr. 98
And see Committal.

### Mutual credit and set-off.

Administration order—Debt becoming payable after death of debtor—B. A., 1883, ss. 37, 38, 125.

WATKINS v. LINDSAY & Co., 5 Manson, 25

Auctioneer's lien—B. A., 1883, s. 38.

PALMER v. DAY AND SONS, 2 Manson, 386

Bankruptcy of farmer—Termination of tenancy by notice to quit—Arrears of rent—Valuation of tenant right—Claim by landlord to set off arrears of rent against amount of valuation to outgoing tenant—Custom of country—B. A., 1883, ss. 38, 97.

In Re Wilson, Ex parte Lord Hastings, 10 Morr. 219

Marine insurance—Salvage—Premiums—B. A., 1883, s. 38.

Elgood v. Harris, 3 Manson, 332

Time for ascertaining set-off.

In Re Gillespie, Ex parte Reid and Son, 2 Morr. 100

— Debt falling due to estate of bankrupt after date of receiving order under contract entered into before—B. A., 1883, s. 38.

IN RE DAINTREY, EX PARTE MANT AND MANT, 7 Manson, 107

And see Proof.

### Mutual dealings.

See Mutual credit and set-off.

### Newspaper.

See Petition.

### Notice.

See Act of bankruptcy-Disclaimer-Motion-Official Receiver.

### Officer.

See Pay, pension, &c.

### Official Receiver.

Duty of-In management of estate.

IN RE G. AND A. MAHLER, EX PARTE HONYGAR; IN RE G. AND A. MAHLER, EX PARTE CHARBIN, 1 MOTT. 272

When trustee—No committee of inspection—Employment of solicitor
 Sanction of Board of Trade—B. A., 1883, s. 22, sub-s. 9; s. 57, sub-s. 3
 B. R., 1886, rr. 117, 337.

In Re Duncan, Ex parte Duncan, 8 Morr. 297

Powers of—Compromise—Sanction of Board of Trade—Certificate under s. 140, sub-s. 2, of B. A., 1883 — Costs — B. A., 1883, ss. 21, 22, sub-s. 9; s. 54, sub-s. 1; s. 57, sub-s. 8; s. 140.

In Re Johnstone, Ex parte Singleton, 2 Morr. 206

- Powers and duties of—Power to appoint special manager—B. A., 1883, ss. 12, 66, sub-s. 1. IN RE FREDERICK WHITAKER, 1 Morr. 36
- —— Sale by him of bankrupt's property after adjudication and before appointment of creditors' trustee—B. A., 1883, ss. 9, 10, 20, 21, 54, 56, 66, 70.

IN RE PARKER AND PARKER, EX PARTE BOARD OF TRADE, 2 Morr. 158; overruling S. C. sub nom. IN RE PARKER AND PARKER, EX PARTE TRUSTEE, 2 Morr. 12

- Right of—To continuance of supply of gas without payment of debtor's arrears Metropolis Gas Act, 1860, ss. 14, 17, 19 Gasworks Clauses Act, 1871, s. 11.

  IN RE SMITH, EX PARTE MASON, 9 Morr. 304
- Title of—"Conveyance"—Land in Middlesex—Registration—Vendor and purchaser—Middlesex Registry Act, 1708—B. A., 1883, s. 20, sub-s. 1; ss. 21, 54, 121, sub-s. 1.

IN RE CALCOTT AND ELVIN'S CONTRACT, 5 Manson, 116, 208

And see Appeal—Costs—Examination—Fraudulent preference—Small bankruptcy—Special manager.

### Order and disposition.

See Reputed ownership.

### Particulars.

See Discovery.

### Partnership.

Advance of money to person carrying on business—Rate of interest dependent on profits—New agreement for payment of interest at fixed rate—Bankruptcy of borrower—Right of lender to prove in competition with other creditors—Bovill's Act, s. 5—Partnership Act, 1890, ss. 2, 3—B. A., 1883, s. 37.

IN RE HILDESHEIM, EX PARTE SMITH, 10 Morr. 238

### Partnership-continued.

Bankrupt partner—Solvent infant partner—Administration of partnership assets, who entitled to—Misapplication of assets—Person dealing with infant partner with knowledge of misapplication.

In Re Beauchamp Brothers, Ex parte Carr, 3 Manson, 207

Bankruptcy of partners—Application to transfer proceedings from County Court to High Court—B. A., 1883, s. 112.

In Re Nicholson, Ex parte Nicholson, 3 Morr. 46

—— Breach of trust—Joint and several contract—Joint and separate proof—B. A., 1883, sched. 2, r. 18.

IN RE PARKER AND PARKER, EX PARTE SHEPPARD, 4 MOTT. 185

Conversion of assets—Alteration of estate by partnership deed—Death of partner—Bankruptcy of survivor—Partnership assets claimed by trustee as separate estate—B. A., 1883, s. 40.

IN RE HEAD, EX PARTE KEMP, 10 Morr. 76

Receiving order against member of firm—Transfer of assets to infant partner—Appointment of receiver.

IN RE BEAUCHAMP BROTHERS, EX PARTE CARR AND BEAUCHAMP, 9 Manson, 151

Retired partner—Right of indemnity—Continuing partner taking over assets and goodwill—Reputed ownership. IN RE DANIEL, 3 Manson, 312

Special case—Consolidation of proceedings—Dissolution of partnership—Subsequent separate petitions by each partner—Joint assets and liabilities—Power of Court to make order of consolidation—B. A., 1883, ss. 106, 112.

IN REA. AND F. ABBOTT, EX PARTE OFFICIAL RECEIVEB, 10 Morr. 306

Writ against firm after dissolution — Bankruptcy notice — Bankruptcy petition against late partner—B. S. C., 1883, Ord. 48A, rr. 1, 3, 8—B. A., 1883, s. 4, sub-s. 1 (g); ss. 110, 115, 143—B. R., 1886, 1890, rr. 262, 353. IN RE WENHAM, EX PARTE BATTAMS, 7 Manson, 309 And see Bill of sale—Proof—Protected transaction.

# Pay, pension, &c.

Compassionate allowance—Retired officer of Indian Army—Right of Court to direct payment thereout to creditors—B. A., 1883, s. 53.

In Re Webber, Ex parte Webber, 8 Morr. 288

---- Army Reserve officer--"Gratuity or retired pay"-Order for payment to trustee-Amount-Discretion of Court-Bule for exercising.

In Re Ward, 4 Manson, 23

Pension—Arrears of alimony—Arrangement between wife and trustee in bankruptoy—B. A., 1883, s. 53, sub-s. 2.

In Re Sir William Young, Ex parte Haydon, 5 Manson, 85

—— Indian officer—Payment to trustee in bankruptcy—Discretion of Court—B. A., 1883, s. 53, sub-s. 2.

In Re Saunders, Ex parte Saunders, 2 Manson, 201, 361

## Payment into Court.

Leave to sign judgment under R. S. C., 1883, Ord. 14—Receiving order—Right to money.

In Re Ford, Ex parte Maclister, 7 Manson, 281

#### Petition.

Adjournment of—Affidavit of debt to date of hearing—Vivâ voce evidence—B. A., 1883, s. 105, sub-s. (5).

In Re Stables, Ex parte Smith and Sons, 1 Manson, 68

--- Evidence in support-B. A., 1883, s. 7.

IN RE WINBY, Ex PARTE WINBY, 3 Morr. 108

Amendment of—Formal defect.

IN RE FIDDIAN, SQUIRE & Co., Ex PARTE FIDDIAN, SQUIRE & Co., 9 Morr. 95

Amount of debt—Costs of abortive execution added to judgment debt—B. A., 1883, s. 6.

In Re Long & Co., Ex parte Long & Co., 5 Morr. 29

Attendance of petitioning creditor — Cross-examination — Discretion of Registrar—Judgment debt—B. R., 1886, rr. 162—164.

IN RE PURRETT, EX PARTE PURRETT, 2 Manson, 403

By limited company—Affidavit of unauthorised officer—B. A., 1883, s. 148—B. R., 1886, r. 258.

IN RE CRIPPS, Ross & Co., Ex parte Ross, 5 Morr. 226

—— Officer—Clerk authorised under seal to take proceedings in bank-ruptcy—B. A., 1883, s. 148.

In Re J. G. Tomkins & Co., 8 Manson, 132

By creditor—Dismissal of petition—Receiving order made on debtor's own petition—Appeal by creditor—Form of order—Petition presented on same day as act of bankruptcy—B. A., 1883, s. 4, sub-s. 1 (a); s. 8.

IN RE HAYNES, EX PARTE KIBBLE, 7 Morr. 50

And see In Re Johns, Ex parte Spears, 10 Morr. 190

- Signature to by attorney-B. R., 1883, r. 125.

IN RE J. J. WALLACE, EX PARTE WALLACE, 1 Morr. 246

By debtor—Application by creditor for order directing prosecution—Offences within four months next "before" petition—Debtors Act, 1869, s. 11, sub-ss. 13, 14, 15—B. A., 1883, s. 149, sub-s. 2; s. 163.

IN RE BURDEN, EX PARTE WOOD, 5 Morr. 166

By liquidator—Form—Misfeasance moneys—"Final judgment"—Bankruptcy notice—Companies (Winding-up) Act, 1890, s. 10—Companies (Winding-up) Act, 1893, s. 1—Joining claims in petition—Amendment. IN RE BASSETT, EX PARTE LEWIS (No. 1), 2 Manson, 177

By secretary of company—Proof of authority—Discretion of Court—Notice of objection—B. A., 1883, s. 7, sub-s. 2—B. R., 1886, rr. 160—162.

In Re Sanders, Ex parte Sanders, 1 Manson, 382

#### Petition—continued.

By secretary of company—Validity of petition—B. A., 1883, ss. 7, 148. IN RE E. J. R. WHITLEY, EX PARTE MIRFIELD COMMERCIAL CO.; IN RE J. J. R. WHITLEY, EX PARTE MIRFIELD COMMERCIAL CO., 8

Morr. 149

By secured creditor—Obligation to give up or value security—Lien of company on shares for debt due from shareholder—Equitable right to shares as against registered owner—B. A., 1883, s. 6, sub-s. 2; s. 168.

IN RE PERKINS, EX PARTE MEXICAN SANTA BARBARA MINING Co., LIMITED, 7 MOIT. 32

Date of bankruptcy—Amendment—B. A., 1883, s. 4, sub-s. 1 (g)—B. R., 1886, 1890, r. 143, App., Form 10.

IN RE DUNHILL, Ex PARTE WILSON (No. 1), 1 Manson, 242

Death of debtor before service—Stay of proceedings—B. A., 1883, s. 108.

IN RE EASY, EX PARTE HILL AND HYMANS, 4 Morr. 281

Debt of petitioner-Judgment-Merger.

IN RE KING AND BEESLEY, EX PARTE HORNER, 1 Manson, 505

— Judgment obtained by compromise of hopeless action—Power of the Court to inquire into fairness of compromise untainted by fraud.

In Re Hawkins, Ex parte Troup, 2 Manson, 41

Deed of assignment for benefit of creditors—Acquiescence by petitioning creditor—Estoppel—Notice of suspension.

IN RE THOMAS HAWLEY, EX PARTE RIDGWAY, 4 Manson, 41

- ----- Supply of goods to trustee—Further act of bankruptcy—Notice of suspension. IN RE WOODROFF, EX PARTE WOODROFF, 4 Manson, 46
- Dismissal of—Appeal—Delay in proceeding—B. A., 1883, s. 7.

IN RE GAMLEN, EX PARTE WARD & Co., 4 Morr. 301

----- By consent—Bill for increased amount to petitioning creditor—Fresh petition founded on new debt—Extortion—Abuse of process of Court—B. A., 1883, s. 7, sub-s. 7.

IN RE BEBRO, EX PARTE BEBRO, 7 Manson, 284

- Debtor not served—Petitioning creditor not appearing at hearing of petition—Power of Court to dismiss—B. R., 1886, rr. 157 (2), 158.
  - IN RE STOCKLEY, EX PARTE DISCOUNT Co., 10 Morr. 131
- —— Grounds for—Presentation for purpose of extortion—Forfeiture of assets on bankruptcy—B. A., 1883, s. 7, sub-s. 3.

IN RE OTWAY, EX PARTE OTWAY, 2 Manson, 174

----- Petitioning creditor mere trustee—Leave to amend—Costs—B. A., 1883, s. 4, sub-s. 1 (g).

IN RE ELLIS, EX PARTE HINSHELWOOD, 4 Morr. 283

----- Res judicatu—Second petition grounded on non-payment of same judgment debt—B. A., 1883, s. 7.

In Re Vitoria, Ex parte Vitoria (No. 2), 1 Manson, 236

#### Petition—continued.

Domicil of debtor—Onus of proof of domicil—Change of domicil—Intention—Evidence of domicil of choice—B. A., 1883, s. 6, sub-s. 1 (d).

In Re Dulerp Singh, Ex parte Cross, 7 Morr. 228

Form of—Debtor carrying on business under assumed name—Receiving order—B. A., 1883, s. 4, sub-s. 1 (g); s. 7.

IN RE MYLES, EX PARTE MYLES, 8 Morr. 255

— Insufficient allegation of act of bankruptcy—Amendment—B. A., 1883, s. 4, sub-s. 1 (g)—B. R., 1886, App., Form 10.

In Re Lorrimar, Ex parte Constable, 7 Morr. 285

— Insufficient debt—Adding fresh petitioners after three months— Substitution of petitioners—B. A., 1883, s. 105, sub-s 3; s. 107.

IN RE MAUND, EX PARTE MAUND, 1 Manson, 514

Husband and wife not trading jointly or in partnership—Joint petition— Separate receiving orders—Objection of Board of Trade—Amendment— B. A., 1883, ss. 8, 97, sub-s. 3.

In Re Bond and Bond, Ex parts Official Receiver, 5 Morr. 146

Interim receiving order—Wages of clerk or servant paid by Official Receiver—Practice—B. A., 1883, s. 10, sub-s. 1; s. 40, sub-s. 1.

IN RE SMITH, EX PARTE TRUSTEE, 3 Morr. 63

Joint debt—Death of one creditor—Validity of petition presented by survivors.

IN RE W. TUCKER, EX PARTE J. W. TUCKER, 2 Manson, 358

Jurisdiction—Debtor ordinarily residing in England—Residence at hotel— B. A., 1883, s. 6, sub-s. 1 (d).

IN RE NORRIS, EX PARTE REYNOLDS, 5 Morr. 111

- ----- Foreigner not domiciled in England—"Having a dwelling-house" within jurisdiction during year immediately preceding petition—B. A., 1883, s. 6, sub-s. 1 (d).

  IN RE NORDENFELT, 2 Manson, 20
- Married woman—"Carrying on trade separately from her husband"— Joint business—Married Women's Property Act, 1882, s. 1, sub-s. 5.

IN RE HELSBY, EX PARTE HELSBY, 1 Manson, 12

Objection by debtor—Assent of petitioning creditor to deed of assignment—Receiving order on petition of another creditor—Petition dismissed with costs—Appeal by leave as to costs—B. A., 1883, s. 4, sub-s. 1 (a); s. 7—B. R., 1886, r. 129.

IN RE SMITH AND SONS, EX PARTE ROOK, 6 Morr. 30

- Payment in full—Application to rescind receiving order—B. A., 1883, s. 104.

  IN RE WEMYSS, EX PARTE WEMYSS, 1 Morr. 157
- Petitioning creditor's debt—Unmatured acceptance—Act of bankruptcy.

  IN RE RAATZ, EX PARTE RAATZ, 4 Manson, 127

#### Petition-continued.

Petitioning creditor's debt—Judgment debt—Power of Court to go behind judgment—Previous refusal of application to set aside judgment—Discretion of Court—B. A., 1883, s. 4, sub-s. 1 (g); s. 7.

IN RE FRASER, EX PARTE CENTRAL BANK OF LONDON, 9 Morr. 256

- Presentation of, in wrong Court—Jurisdiction of Court to hear—B. A., 1883, ss. 95, 97. IN RE BRIGHTMORE, EX PARTE MAY, 1 Morr. 253
- Prior arrangement between debtor and creditors—Adjournment—" Sufficient cause"—B. A., 1883, s. 7, sub-s. 3.

IN RE WATSON AND SMITH, EX PARTE ORAM, 2 MOTT. 199

Purchase of debt on which to found petition—Bonâ fide purchase for purpose of obtaining distribution of assets—Validity of petition—B. A., 1883, s. 4, sub-s. 1 (d); s. 6.

IN RE BAKER, EX PARTE BAKER, 5 Morr. 5

Receiving order—Petition by trustee of debt—Trustee having beneficial interest—Omission to join cestus que trust—B. A., 1883, ss. 5, 6.

IN RE GAMGEE, EX PARTE GAMGEE, 8 Morr. 182

- --- Refusal to allow scheme of arrangement before receiving order—B. A., 1883, s. 4, sub-s. 1 (a); s. 7, sub-s. 3; ss. 15, 17, 18.

  IN RE DIXON AND WILSON, EX PARTE DIXON AND WILSON, 1 Morr.

  98
- Substituted service—Advertisement in newspaper—Discretion of Registrar—B. A., 1883, s. 7—B. B., 1886, r. 154, and Form 16.

IN RE COLLINSON, Ex PARTE COLLINSON, 4 Morr. 161

- ----- Service by person in employ of creditor—B. A., 1883, s. 7—B. R., 1886, r. 154. In Re Blackman, Ex parte Branfill, 9 Morr. 157
- Tender of debt to one creditor—Refusal to accept payment—Petition by creditor to whom tender made—Receiving order—Right of creditor to refuse payment after act of bankruptcy—B. A., 1883, s. 4, sub-s. 1 (g).

  IN RE LOWE, EX PARTE LOWE, 7 Morr. 25
- Use of petition for inequitable purpose—Extorting money from debtor as bonus for adjournments of hearing of petition—Power of Court to refuse to make receiving order—Conduct of solicitors—B. A., 1883, s. 7.

In Re Atkinson, Ex parte Atkinson, 9 Morr. 193

Widow—Judgment against as married woman—Bankruptcy notice— Personal liability.

In Re Hewett, Ex parte Levine, 1 Manson, 517 See also Act of bankruptcy.

### Pledge.

See Bill of sale—Protected transaction.

### Poundage.

See Execution.

### Preferential debts.

Apprenticeship fee—Application for return to be made to Registrar—B. A., 1883, s. 41. In Re Richardson, Ex parte Gould, 4 Morr. 47

Friendly society—Bankruptcy of treasurer—Debt due to society—Right of society to preferential payment—Friendly Societies Act, 1875, s. 15, sub-s. 7—B. A., 1883, s. 40—Preferential Payments in Bankruptcy Act, 1888, s. 2, sub-s. 1.

IN RE MILLER, EX PARTE FORESTERS FRIENDLY SOCIETY; IN RE MILLER, EX PARTE OFFICIAL RECEIVER, 10 Mort. 21

--- Receipt virtute officii-Improper retention.

IN RE WEICH, EX PARTE ODDFELLOWS, 1 Manson, 62

Local rates—Administration of assets—Preferential Payments in Bank-ruptcy Act, 1888, s. 1, sub-ss. 1, 6; s. 3—Judicature Act, 1875, s. 10—B. A., 1883, ss. 40, 125.

IN RE HEYWOOD, PARKINGTON v. HEYWOOD, 4 Manson, 321

— Liability of bankrupt's estate—Public Health Act, 1875, s. 211, sub-s. 3—Costs—B. A., 1883, s. 40, sub-s. 1 (a).

In Re Thomas, Ex parte Ystradfodwg Local Board, 4 Morr. 295

- Wages—Bankruptcy petition—Interim receiving order—Wages of clerk or servant paid by Official Receiver—B. A., 1883, s. 10, sub-s. 1; s. 40, sub-s. 1. IN RE SMITH, EX PARTE TRUSTEE, 3 Morr. 63
- ---- Workman-Piecework-B. A., 1883, s. 40, sub-s. 1 (c).

In Re Field, 4 Morr. 63

### Privilege of ambassadors.

Exemption of suite from civil process—Honorary attaché to embassy—Appointment not obtained bona fide—Privilege—B. A., 1883, s. 4, sub-s. 1 (g); s. 7. IN RE CLOETE, EX PARTE CLOETE, 8 Morr. 195

### Privilege of Parliament.

See Committal.

# Privilege of solicitor.

See Examination.

### Process.

See Abuse of process.

### Proof.

Action for commissions executed—Judgment under Ord. 14—Bankruptcy—Rejection of proof—Gaming transaction—Right to go behind judgment—B. A., 1883, s. 87.

IN RE LOPES, EX PARTE HARDAWAY AND TOPPING, 6 Morr. 245

### Proof-continued.

Advances made to bankrupt—Deposit of valueless security—Judgment obtained against third party for misrepresentation as to alleged security—Right of proof for advances against bankrupt's estate—B. A., 1883, ss. 37, 168, sched. 2, rr. 9, 10, 11.

In Re Seager, Ex parte Glyn & Co., 8 Morr. 213

Advances made to bankrupt—Misrepresentation as to value of goods described in warrants deposited as security—Judgment against persons by whom warrants issued—Proof against bankrupt's estate for liability under judgment—Unliquidated damages—B. A., 1883, s. 37.

In Re Seager, Ex parte Seaward Brothers, 8 Morr. 216

- Alimony—Arrears accrued after receiving order—B. A., 1883, s. 37, sub-s. 3.

  IN RE HAWKINS, EX PARTE HAWKINS, 1 Manson, 6
- Order of Divorce Court for payment of monthly or weekly alimony—
  "Debt or liability"—B. A., 1883, s. 37—29 & 30 Vict. c. 32—Debtors
  Act, 1869, s. 5.

  In Re Linton, Ex parte Linton, 2 Morr. 179
- Amendment-Bona fide mistake-Delay.

IN RE TRICKS, EX PARTE CHARLES, 3 Morr. 15

- --- Costs-B. A., 1883, sched. 1, r. 10.
  - In Re King, Ex parte Mesham, 2 Morr. 119
- —— Second mortgagee—B. A., 1883, sched. 2, r. 13.

IN RE ARDEN, EX PARTE ARDEN, 2 Morr. 1

- Appeal from rejection of proof. See Appeal.
- Assignment for benefit of creditors—Release of debts—Act of bankruptcy—Right of parties to assignment to prove—B. A., 1883, s. 4, sub-s. 1 (a).

  IN RE STEPHENSON, EX PARTE OFFICIAL RECEIVER, 5 Morr. 44
- Assignment of debts after proof—Dividend—Claim to payment by assignee—B. A., 1883, s. 58—B. R., 1886, 1890, rr. 5, 232—Form 126.

  IN RE FROST AND FROST, EX PARTE OFFICIAL RECEIVER, 6 Manson,
- Bill of exchange—Valuation of securities—Consolidation of debts—Bills of Exchange Act, 1882, s. 57—B. A., 1883, s. 37, sched. 2, r. 23.

IN RE MORRIS, JAMES v. LONDON AND COUNTY BANKING Co., 6 Manson, 178; 5 Manson, 216

- Commission on sale of property—Introduction of purchaser to bankrupt—Subsequent purchase from trustee—Right of proof—B. A., 1883, s. 37, and sched. 2. IN RE BEALE, EX PARTE DURBANT, 5 Morr. 37
- Company—Dissolution of company—Further dividends Right of Crown —Bona vacantia.
  - IN RE HIGGINSON AND DEAN, EX PARTE ATT.-GEN., 5 Manson, 289
- —— Insolvent estate—Bankruptcy Rules—Estimated value of future calls on shares—Judicature Act, 1875, s. 10—B. A., 1883, s. 37.

In Re McMahon, Fuller v. McMahon, 7 Manson, 88

### Proof-continued.

Composition deed—Determination—Revivor of remedy—Statute of Limitations—Condition—New agreement—B. A., 1869, s. 126.

In Re Stock, Ex parte Amos, 3 Manson, 324

- Contingent liability—Assignment of lease—Liability of assignor for rent—B. A., 1883, s. 37. IN RE HINKS, EX PARTE VERDI, 3 Morr. 218
- ---- Creditor's estimate—Assent of trustee—Annuity—Death of annuitant before dividend—B. A., 1883, s. 37, and sched. 2, r. 2—B. R., 1886, rr. 219, 228.

IN RE DODDS, EX PARTE EXECUTORS OF VAUGHAN, 7 Morr. 199

Contract "by way of gaming or wagering"—Transactions in stocks or shares on "cover" system—Payment of differences — Power to demand delivery or acceptance—Gaming Act, 1845, s. 18.

In Re Gieve, Ex parte Truster, 6 Manson, 136

- Costs—Order for reference—Bankruptcy of debtor before award—B. A., 1883, s. 37, sub-s. 3. In Re Smith, Exparte Edwards, 3 Morr. 179
- Covenant for payment of money by executors after death of covenantor Subsequent bankruptcy of covenantor Claim barred by bankruptcy proceedings—B. A., 1883, s. 37, sub-s. 3.

BARNETT v. King, 7 Morr. 267

— Covenant by tenant to reinstate premises destroyed by fire—Compensation received by lessor under policy of insurance—Bankruptcy of lessee—Right of lessor to prove for full amount of damage—Rule as to negotiable instruments—B. A., 1883, s. 37.

IN RE BLACKBURNE, EX PARTE STROUTS, 9 Morr. 249

- Damages Damages recovered in divorce suit Bankruptcy of corespondent—Provable debt—Matrimonial Causes Act, 1857, s. 33—B. A., 1890, s. 10. IN RE O'GORMAN, EX PARTE BALE, 6 Manson, 204
- Measure of—Agreement to take shares in company—Disclaimer—Company in liquidation—B. A., 1883, s. 55.

In Re Hooley, Exparte United Ordnance and Engineering Co., Limited, 6 Manson, 404

- —— Disclaimer of shares—Reconstruction—B. A., 1883, s. 55, sub-s. 7.
  IN RE HALLETT, EX PARTE NATIONAL INSURANCE CORPORATION, 1
  Manson, 380
- Mortgage—Independent covenant in mortgage deed that mortgagors purchase certain amount of goods yearly from mortgagees—Bankruptcy of mortgagors Proof by mortgagees for alleged loss of profit Bonus covenant—Estimate of damage—B. A., 1883, s. 37.

In Re Allen & Co., Ex parte Strong and Hanbury, 10 Mort. 84

— Unliquidated damages—Misrepresentation in prospectus of company —Proof against estate of directors—B. A., 1883, s. 37.

IN RE GILES, EX PARTE STONE, 6 Morr. 158

#### Proof—continued.

- Disputed proof Application to expunge—Assessment to income tax—Power to Court to reconsider—Income Tax Act, 1842, ss. 52, 111, 113, 118.
  - IN RE CALVERT, EX PARTE CALVERT (No. 3), 6 Manson, 256
- ———— By bankrupt Locus standi Costs of action Verdict and judgment after receiving order—B. A., 1883, sched. 2, r. 25.

IN RE BLUCK, EX PARTE BLUCK, 4 Morr. 273

In Re Tallerman, Ex parte Rooney, 5 Morr. 119

IN RE CALVERT, EX PARTE CALVERT (No. 1), 6 Manson, 209

- Service of notice of motion out of jurisdiction.

IN RE CALVERT, EX PARTE CALVERT (No. 2), 6 Manson, 216

Foreign security — Mine in Venezuela — Realisation — Bringing proceeds into account—Miners' wages.

IN RE S. F. Somes, Ex parte De Lemos, 3 Manson, 131

- "Future debt or liability"—Maintenance—Arrears—Matrimonial Causes Act, 1866, s. 1—B. A., 1883, s. 37. Kerr v. Kerr, 4 Manson, 207
- Guarantee given by bankrupt—Liquidation of principal debtor—Deduction from proof of dividends received from estate of principal debtor before proof made—B. A., 1883, s. 37.

IN RE BLAKELEY, EX PARTE AACHENER DISCONTO GESELLSCHAFT, 9 MOTT. 173

Guarantee to bank — Limit of liability — Payments by surety — Creditor's right to prove for whole amount of debt—Surety's right of proof.

IN RE E. E. SASS, EX PARTE NATIONAL PROVINCIAL BANK OF ENGLAND, 3 Manson, 125

Husband and wife—Authority to pledge credit—Money borrowed by wife—Right of proof against husband's estate—B. A., 1883, s. 37.

IN RE COOK, EX PARTE VERNALL, 10 Morr. 8
IN RE COOK, EX PARTE HOLMES, 10 Morr. 12

- Loan by wife to partnership in which husband member—Bankruptcy of firm—Proof by wife against joint estate—Married Women's Property Act, 1882, s. 3—B. A., 1883, s. 39.
  - IN RETUFF AND NOTTINGHAM, EX PARTE NOTTINGHAM, 4 Morr. 116
- Loan by wife to husband for private purposes—Married Women's Property Act, 1882, s. 3—Interpretation of Act—B. A., 1883, s. 152.

  IN RE TIDSWELL, EX PARTE TIDSWELL, 4 Morr. 219

#### Proof—continued.

Husband and wife—Loan by wife to husband out of separate estate—Married Women's Property Act, 1882, s. 3—B. A., 1883, ss. 37, 39, sched. 2.

In Re Genese, Ex parte District Bank, 2 Morr. 283

Loan to wife for purpose unconnected with debtor's trade or business —"Or otherwise"—Married Women's Property Act, 1882, s. 3.

In Re Clark, Ex parte Schultze, 5 Manson, 201

Interest—Debt payable at future date with interest in meantime—Mode of proof—B. A., 1883, s. 37, and sched. 2, r. 21.

IN RE BROWNE AND WINGROVE, EX PARTE GUSTAV ADOR, 8 Morr. 264

- —— Interest after receiving order—Application of proceeds of security.
  IN RE BONACINO, EX PARTE DISCOUNT BANKING Co., 1 Manson, 59
- —— Interest exceeding 5 per cent.—Secured creditor—Right to allocate security to interest—Proof for balance—B. A., 1890, s. 23.

In Re Fox and Jacobs, Ex parte Discount Banking Co., 10 Morr. 295

IN RE HERBERT, EX PARTE JONES, 9 Morr. 258

—— Payment by surety—Mercantile Law Amendment Act, 1856—B. A., 1883, sched. 2, r. 20.

In Re Evans, Ex parte Davies, 4 Manson, 114

—— Scheme of arrangement—Debt carrying interest above 5 per cent.— B. A., 1890, s. 23—Retrospective operation.

IN RE LORD ATHLUMNEY, EX PARTE WILSON, 5 Manson, 322

Joint liability—Proof against separate estate—Bankruptcy of co-contractor—B. A., 1883, s. 37.

IN RE CARPENTER, EX PARTE BESLEY AND WILSON, 7 Morr. 270

- Liquidator—Proof for calls in respect of Mutual Insurance Society— Unascertained liability—B. A., 1883, ss. 9, 60—B. R., 1886, r. 232.
  - IN RE SHEPHERD AND LEECH, EX PARTE WHITEHAVEN MUTUAL INSURANCE SOCIETY, 4 Morr. 130
- Loan to trader—Contract not in writing—Postponement—Partnership Act, 1890, ss. 2, 3.

IN RE FORT, EX PARTE SCHOFFELD, 4 Manson, 136, 234

Mortgage—Assignment of equity of redemption—Interest on mortgage—Claim by mortgagee to prove against assignee's estate for arrears of interest—Conveyancing Act, 1881, s. 26—B. A., 1883, s. 37.

IN RE ERRINGTON, EX PARTE MASON, 10 Morr. 309

Motion to expunge—Partly secured debt—Subsequent appreciation of security—Motion for conditional abandonment of proof—Liberty to reintroduce proof.

IN RE CLARK, EX PARTE BUENOS AYRES AND PACIFIC RAILWAY, 8 Manson, 186

### Proof-continued.

Partnership—Action against firm—Bankruptcy of one partner—Settlement of action with solvent partner—Proof against bankrupt's estate—Bona fides of proof—B. A., 1883, s. 39.

In Re Reese, Ex parte Bryant, 7 Morr. 144

— Agreement contemplating partnership—Option of becoming partner not exercised—Advance of money to trader—Lender receiving fixed sum out of profits—Postponement of lender's claim on borrower's bankruptcy—Partnership Act, 1890, ss. 2, 3.

In Re Young, Ex parte Jones, 3 Manson, 213

- Joint and separate estates—Proof by partner against partner.
  - IN RE S. HEAD, EX PARTE G. HEAD'S EXECUTORS, 1 Manson, 38
- ———— No joint estate—Joint creditor proving against separate estate B. A., 1883, s. 40, sub-s. 3; s. 59, sub-s. 1.

IN RE BUDGETT, COOPER v. ADAMS, 1 Manson, 230

- - IN RE RIDGWAY, EX PARTE CLARKE (Q. B. D.); IN RE RIDGWAY, EX PARTE KAYE (C. A.), 9 Mort. 269
- —— Loan to partnership firm on terms of sharing profits—Subsequent advances without express stipulation as to rate of interest—Dissolution of partnership—Subsequent agreement with continuing partner—Continuing loan at fixed rate of interest—Postponement—Partnership Act, 1890, ss. 2, 3.

In Re Mason, Ex parte Bing, 6 Manson, 169

- Loan to trader—Interest varying with profits—Allowance by lender of inability to pay interest out of profits—Interest varying downwards from fixed rate—Bankruptcy of borrower—Partnership Law Amendment Act, 1865, ss. 1, 5—Partnership Act, 1890, s. 2, sub-s. 3 (d); s. 3—Agreement void for uncertainty—B. A., 1883, s. 37.
  - IN RE VINCE, EX PARTE TRUSTEE (D. C.); IN RE VINCE, EX PARTE BAXTER (C. A.), 9 Morr. 222
- —— Proof against separate estate of partner—Trust moneys paid by trustee to his own firm—B. A., 1883, s. 39.

IN RE RIDGWAY, EX PARTE MEIN, 8 Morr. 212

- Prior bankruptcy-Bonâ fide loan-Revived bills-B. A., 1890, s. 23.
  - IN RE AYLMER, Ex PARTE CRANE, 1 Manson, 391
- —— Promissory notes—Bonus for discounting—Interest—B. A., 1890, s. 23.
  - IN RE HOLLAND, EX PARTE PARKER, 1 Manson, 509

BUCKWELL v. NORMAN, 5 Manson, 64

#### Proof-continued.

- Re-exchange—Foreign bill payable in London—Bankruptcy of acceptors
  —Bill of Exchange Act, 1882, s. 57—B. A., 1883, ss. 37, 39, and
  sched. 2. IN RE GILLESPIE, EX PARTE ROBERTS, 2 Morr. 278
- Rejection by trustee—Statute of Limitations—Conduct of creditor—Costs—B. A., 1883, s. 37.

IN RE DES VIGNES, EX PARTE DES VIGNES, 5 Morr. 143

- Rejection by trustee on merits—Withdrawal of proof by creditor within twenty-one days—Re-tender of proof at subsequent time—Rejection—B. A., 1883, s. 37—B. R., 1886, r. 230.

In Re Deerhurst, Ex parte Seaton (No. 2), 8 Morr. 258

Sale of business in consideration of annuity—Payments not expressly stated to be out of profits—Bankruptcy of purchaser—Postponement—Partnership Act, 1890, s. 2, sub-s. 3; s. 3.

In Re Gieve, Ex parte Shaw, 6 Manson, 249

Scheme of arrangement—Money lost in betting—Judgment by default— Estoppel—Duty of trustee—B. A., 1883, ss. 18, 37.

In Re Deerhurst, Ex parte Seaton (No. 1), 8 Morr. 97

Secured creditor—Amendment of valuation of security—"At any time"—B. A., 1883, sched. 2, r. 13.

IN RE SADLER, EX PARTE NORRIS, 3 Morr. 260

- Amendment of valuation of security—Omission to value—"Inadvertence"—B. A., 1883, sched. 1, r. 10.
  - In Re Piers, Ex parte C. P. Piers, 4 Manson, 319; 5 Manson, 97
- —— Debt secured by mortgage—Bills of exchange given as collateral security—Proof on covenant to pay—Scheduling bills to proof—B. R., 1886, 1890, r. 219, Form 72.

In Re Ruthen, Ex parte Kidd, 5 Manson, 227

- —— Indorsee of promissory note—Collateral guarantee—B. A., 1883, s. 168.

  IN RE HALLETT, EX PARTE COCKS, BIDDULPH & Co., 1 Manson, 83
- ---- Notice to redeem—Lumping securities—Policies falling in—Rights of trustee—Practice in proving—B. A., 1883, sched. 2, r. 12 (c), Form 72.

  IN RE SMITH AND LOGAN, EX PARTE FLETCHER AND BRANDON, 2
- Manson, 70
- ——Valuing security—Exact value—Trustee in bankruptcy—Taking security at assessed value.
  - IN RE LACY, Ex PARTE TAYLOB, 1 Morr. 118
- ----- Time within which valuation may be amended—B. A., 1883, sched. 2, rr. 12, 13.
  - IN RE NEWTON, EX PARTE NATIONAL PROVINCIAL BANK OF ENGLAND, 3 Manson, 200

#### Proof-continued.

Set-off—Defaulting trustee under will—Residuary legatee—B. A., 1883, s. 38. In Re Chapman, Ex parte Parker, 4 Morr. 109

Surety—Right to prove before payment of debt—Contingent liability—B. A., 1883, s. 37.

IN RE HEREPATH AND DELMAR, EX PARTE DELMAR, 7 Morr. 129

—— Sanction of Court to arrangement entered into by trustee in bankruptcy—B. A., 1883, s. 37.

IN RE HEREPATH AND DELMAR, EX PARTE DELMAR, 7 Morr. 190

— Voting purposes, proof for—Right to prove for dividend—B. A., 1883, s. 37, and sched. 1, r. 9.

IN RE PARROTT, EX PARTE WHITTAKER, 8 Morr. 49

Voluntary bond or covenant—Preferential debts—Right to receive dividends—B. A., 1883, ss. 37, 40.

IN RE COATES, EX PARTE SCOTT, 9 Morr. 87

And see Appeal—Distress—Partnership.

# "Proper books." See Discharge.

#### Property.

Advance obtained by debtor to pay pressing creditors — Payment to creditor with knowledge of act of bankruptcy—Claim of trustee—Advance for special purpose—Trust—B. A., 1883, s. 44.

In Re Rogers, Ex parte Holland and Hannen, 8 Mort. 243

Assignment — Colourable transaction — One man company — Rights of trustee in bankruptcy—Company's trade creditors—Payment in full.

IN RE CAREY, JEFFREYS v. CAREY CYCLE Co., LIMITED, 2 Manson,

Bailment to shopkeeper—Security—Set-off.

In Re Rose, Ex parte Hasluck, 1 Manson, 218

Bank-note—Motion by trustee to declare bank-note part of debtor's estate—Claim of person through whose account note passed for costs—B. A., 1883, s. 54.

IN RE BATES, EX PARTE HOBBS, 9 Morr. 25

Bill of exchange discounted by bankrupt after receiving order—Proceeds used to pay creditors—Claim of trustee—Property acquired after commencement of bankruptcy—B. A., 1883, s. 44.

In Re Rogers, Ex parte Woodthorpe, 8 Morr. 236

Book debts—Assignment of by debtor—Interpleader issue as to one debt in which trustee claimant—Subsequent motion by trustee to set aside assignment—Estoppel—B. A., 1883, s. 44.

IN RE HILTON, EX PARTE MARCH, 9 Morr. 286

# Property—continued.

- Book debts—Assignment of by debtor—B. A., 1883, ss. 9, 10.
  IN RE WHITE & Co., Ex PARTE OFFICIAL RECEIVER, 1 Morr. 77
- Commission earned previous to bankruptcy—Action by debtor after discharge—Right of trustee to amount recovered—B. A., 1883, ss. 44, 168.

In Re Byrne, Ex parte Henry, 9 Morr. 213

- Contingent surplus—Mortgage by bankrupt—Realisation—Injunction.
  IN RE EVELYN, EX PARTE GENERAL PUBLIC WORKS AND ASSETS
  Co., 1 Manson, 195
- Documents of third parties in possession of bankrupt solicitor—Application by bankrupt to trustee to deliver up documents—Motion to Court—Form of order—B. A., 1883, s. 44.

IN RE SCOTT, EX PARTE SCOTT, 9 Morr. 267

- Execution against firm—Bankruptcy of partner—Rights of trustee—B. A., 1890, s. 11, sub-s. 2. DIBB v. Brook, 1 Manson, 245
- Gift inter vivos—Gift of port wine to children—Immediate present gift— Intention to give in future—Bankruptcy—Costs—B. A., 1883, s. 44.

IN RE RIDGWAY, EX PARTE A. AND T. A. RIDGWAY, 2 Morr. 248

Money of bankrupt paid to procure withdrawal of criminal prosecution against him—Illegal consideration—Right of trustee in bankruptcy to recover—B. A., 1883, s. 43.

IN RE CAMPBELL, EX PARTE WOLVERHAMPTON AND STAFFORDSHIRE BANKING Co., 1 Mort. 261

Money paid by debtor to accountant employed before act of bankruptcy— Rights of trustee.

IN RE WHITLOOK, EX PARTE OFFICIAL RECRIVER, 1 Manson, 33

- Money paid by debtor to solicitor to oppose the petition—Right of trustee to recover.

  IN RE SINCLAIR, EX PARTE PAYNE, 2 Morr. 255
- Money paid to petitioning creditor to obtain adjournment of petition Adjudication—Right of trustee to repayment—B. A., 1883, s. 44.

In Re Snyder, Ex parte Pixley, 8 Morr. 127

- Money paid into Court by defendant with denial of liability—Bankruptcy of defendant—Secured creditor—R. S. C., 1883, Ord. 22, r. 6—B. A., 1883, s. 45.

  IN RE GORDON, EX PARTE NAVALUHAND, 4 Manson, 141
- Money paid to settle petition—Subsequent bankruptcy—Motion by trustee against persons through whom money paid—Application for leave to take proceedings in name of trustee against creditors who received money—B. A., 1883, s. 54.

In Re Jackson, Ex parte Hogan and Hughes, 8 Mort. 172

Money stolen by cashier of bank—Purchase of shares—Right of bank to shares purchased—B. A., 1883, s. 44.

IN RE HULTON, EX PARTE MANCHESTER AND COUNTY BANK, LIMITED, 8 Morr. 69

# Property—continued.

Mortgage — Attornment clause — Death of mortgagor—New tenancy— Payment of interest. Scott v. Collins, 1 Manson, 491

—— Inquiry—Equitable mortgagees—Control of sale—Trustee's costs—B. R., 1870, Nos. 78—81.

IN RE JORDAN, EX PARTE LLOYD'S BANKING Co., 1 Morr. 41

Payment by debtor to petitioning creditor—Dismissal of petition—Subsequent bankruptcy of debtor on another petition—Application by trustee for payment—Money received with notice of available act of bankruptcy—B. A., 1883, ss. 49, 168.

IN RE SEDGWICK, EX PARTE HOBBS, 9 Morr. 217

Payment to persons with notice of act of bankruptcy—Benefit of work done.

IN RE SIMONSON & Co., Ex PARTE BALL, 1 Manson, 30
Payment to solicitor to defend charge—Repayment.

IN RE CHARLWOOD, EX PARTE TRUSTER, 1 Manson, 42; IN RE BEYTS AND CRAIG, EX PARTE COOPER AND IRVINE, 1 Manson, 56

Policy of insurance on life of bankrupt's wife—Right of trustee—Costs—B. A., 1883, s. 20.

In Re Watson, Ex parts Merrett, 7 Morr. 65

Protection of property—Injunction—Bill of sale—Undertaking as to damages—B. A., 1883, s. 99, sub-s. 2 (e); ss. 9, 10, 102.

IN RE F. H. JOHNSTONE, EX PARTE ABRAHAM, 1 MOTT. 32

Realisation of assets—Duty of bankrupt to assist—Land in Guatemala—Committal—B. A., 1883, s. 24 (iv.).

In Re G. W. Harris, Ex parte Trustre, 3 Manson, 46

See also In Re Garnett, Ex parte Official Receiver, 2 Morr. 286 Sale of goods to debtor—Acceptance—B. A., 1883, s. 44 (1).

T-- D-- I ----- T----- T-----

In Re Landrock, Ex parte Fabian, 1 Morr. 62

Sale of property by trustee to creditor—Motion by creditor in trustee's name to obtain possession—Discretion of Court—B. A., 1883, s. 102, sub-s. 1.

In Re Arnold, Ex parte Official Receiver, 9 Mort. 1

Shares—Informal transfer of—Right of trustee—B. A., 1883, s. 44.

In Re Dodds, Ex parte Brown, 8 Morr. 86

Trader's business carried on by trustee for creditors—Goods seized in execution—Trustee's rights—B. A., 1883, s. 44.

JENNINGS v. MATHER (GRAY, CLAIMANT), 8 Manson, 14, 329 Trust—Following trust money.

IN RE HALLETT & Co., Ex parte Blane, 1 Manson, 25

Undistributed funds and dividends—Payment into Bank of England by trustees—B. A., 1883, s. 162.

IN RE JAMES PEARCE, EX PARTE BOARD OF TRADE, 1 Morr. 56
Warehouseman's lien—Custom of Bristol—Validity.

IN RE CATFORD, Ex PARTE CARR AND FORD, 1 Manson, 488

# Property—continued.

After-acquired property.

See After-acquired property.

Order and disposition.

See Reputed ownership.

Reputed ownership.

See Reputed ownership.

And see Bills of sale—Costs—Discharge.

# Protected transaction.

Assignment of debt—Bankruptcy of assignor—Notice to debtor—B. A., 1883, s. 44, sub-s. (iii.); s. 49.

In Re Seaman, Ex parte Furness Finance Co., 3 Manson, 19

—— Charging order—Under Partnership Act—Act of bankruptcy prior to date of charging order—Payment of amount of judgment debt into Court by solvent partners—Subsequent adjudication—Title to amount in Court—B. A., 1883, ss. 45, 49—Partnership Act, 1890, s. 23.

WILD v. SOUTHWOOD, 3 Manson, 303

---- B. A., 1883, ss. 45, 49.

In Re O'Shea, Courage v. O'Shea, 2 Manson, 4

Fraudulent assignment—Notice of act of bankruptcy—B. A., 1883, s. 49.

IN RE SILLS, SHEARS v. GODDARD, 3 Manson, 24

Payment to accountant with knowledge of act of bankruptcy—Abortive composition—Claim by trustee—B. A., 1883, s. 48.

In Re White, Ex parte Ward, 5 Manson, 17

Pledge of wines by bankrupt—Transfer of security—Right of trustee to redeem—B. A., 1883, s. 49.

IN RE TILLETT, EX PARTE HARPER, 7 Morr. 286

Sale of property—Act of bankruptcy by vendor before date of completion—Right of purchaser to refuse to complete—Recovery of deposit paid by purchaser—B. A., 1883, s. 49.

POWELL v. MARSHALL, PARKES & Co., 6 Manson, 157

#### Proxy.

Attestation—Right of person appointed proxy to be attesting witness to instrument of proxy—B. A., 1883, sched. 1, rr. 15, 16—B. R., 1886, rr. 245, 247, Forms 75, 76.

IN RE PARROTT, EX PARTE CULLEN, 8 Morr. 185

#### Public examination.

First meeting of creditors not concluded—B. A., 1883, s. 17, sub-s. 9.

In Re William Williams, 1 Morr. 16

Jurisdiction—Debtor out of jurisdiction of Court—Power to direct service of order to attend public examination—B. A., 1883, s. 17—B. R., 1886, rr. 184, 185, 186.

IN RE WENDT, EX PARTE OFFICIAL RECEIVER, 6 Morr. 127

# Public examination—continued.

Notice of, sent by post—Neglect of debtor to attend—Right to issue warrant of arrest—B. A., 1883, s. 25, sub-s. 1 (d); s. 142—B. R., 1886, rr. 185, 186, 92.

IN RE MOGRATH, EX PARTE CHIEF OFFICIAL RECEIVER, 7 Morr. 20

- Powers of Registrar—B. A., 1883, ss. 17, 24—B. R., 1886—1890, r. 338.

  IN RE CRONMIRE, EX PARTE CRONMIRE, 1 Manson, 79
- Refusal of debtor to attend—Warrant of arrest—B. A., 1883, s. 103, sub-s. 5.

  IN RE LORD CLIFTON, EX PARTE LORD CLIFTON, 7 Morr. 59
- Refusal of debtor to answer questions—Property out of jurisdiction— Mistake of debtor—Application to postpone further examination until after criminal trial—Application to be made to Registrar.

IN RE BUTTERFIELD, 7 Morr. 293

Solicitor representing creditor—Authority in writing—B. A., 1883, s. 17, sub-s. 4.

QUEEN v. REGISTRAE OF GREENWICH COUNTY COURT, 2 Morr. 175, overruling In Re Landbook, 1 Morr. 21

And see Costs—Evidence—Receiving order.

# Rash and hazardous speculations.

See Composition and scheme of arrangement—Discharge.

#### Receiving order.

Against firm—Debt incurred by sole surviving partner—Appeal by receiver in partnership action and executrix of deceased partner—Locus standi—B. A., 1883, ss. 104, 105—B. R., 1886, r. 262.

IN RE JAMESON AND SANDYS, EX PARTE CRESSWELL AND JAMESON, 8 Mort. 278

—— Infant partner—B. A., 1883, ss. 4, 6, 105—B. R., 1886, rr. 260, 262, 264—Ord. 48A, rr. 5, 8.

LOVELL AND CHRISTMAS v. BRAUCHAMP, 1 Manson, 467

- Appeal from, by debtor—Arrangement between petitioning creditor and debtor—Mode of obtaining rescission of receiving order—B. A., 1883, s. 104.

  IN RE NORRIS, EX PARTE NORRIS, 7 Morr. 8
- ---- Consent of petitioning creditor to have receiving order set aside.

IN RE ASHBURY, EX PARTE ASHBURY, 6 Morr. 256

- Judgment debt—Power of Court to inquire into consideration for debt—B. A., 1883, s. 4, sub-s. 1 (g).

#### Receiving order—continued.

- Judgment debt—Right of debtor to go behind judgment debt—B. A., 1883, s. 4, sub-s. 1 (g). IN RE SHURLY, EX PARTE SHURLY, 5 Morr. 158
- Life interest determinable on bankruptcy-Evidence of further assets.

In Re Birkin, Ex parte Birkin, 3 Manson, 291

Judgment summons—Order for payment of judgment debt by instalments—Jurisdiction—Debtors Act, 1869, s. 5—County Court Rules, 1889, Ord. 25, r. 29—B. A., 1883, s. 9—B. R., 1886, r. 361.

IN RE NUTHALL, FORD v. NUTHALL, 8 Morr. 106

Married woman—Act of bankruptcy while single—Marriage before hearing—Married Women's Property Act, 1882, s. 1, sub-s. 5—B. A., 1883, s. 4, sub-s. 1 (g); s. 152.

IN RE A DEBTOR, EX PARTE DEBTOR, 5 Manson, 122

--- Separate trading—Judgment against firm—R. S. C., 1883, Ord. 48A, rr. 8, 11—Married Women's Property Act, 1882, s. 1, sub-s. 5.

In Re Handford & Co., Ex parte Handford, 6 Manson, 131

No assets—County Court Judge—Loss of salary.

In Re Leonard, Ex parte Leonard, 3 Manson, 43

- ---- Evidence-Discretion of Court-Oppressive proceedings.
  - IN RE EMMA SOMERS, EX PARTE UNION CREDIT BANK, LIMITED, 4 Manson, 227
- ---- Prior bankruptcy-Discretion of Court.

In Re Betts, Ex parte Betts, 3 Manson, 287

- Order in lieu of committal—Debtor domiciled abroad—Jurisdiction—B. A., 1883, s. 6 (1) (d); s. 103 (5).
  - IN RE CLARKE, EX PARTE SCHULTZE & Co., 4 Manson, 231
- —— Judgment debtor—Failure of co-respondent in Divorce Court to comply with order for payment of damages—Judgment creditor—Debtors Act, 1869, s. 5—B. A., 1883, s. 103, sub-s. 5.

IN RE FRYER, EX PARTE FRYER, 3 Morr. 281

— Judgment summons—Alimony—Payment by instalments—Debtors Act, 1869, s. 5—B. A., 1883, s. 103, sub-s. 5.

IN RE OTWAY, Ex PARTE OTWAY, 5 Morr. 115

- Order made in High Court and also in County Court—Place of business of debtor—Delay of petitioning creditor—B. A., 1883, ss. 95, 107—B. R., 1883, rr. 126, 154. In Re Strick, Ex Parte Martin, 3 Morr. 78
- Order made on appeal—Date of receiving order.

IN RE RAATZ, EX PARTE CARLHIAN, 4 Manson, 50

Property of debtor locked up in Chancery—Right of creditor to receiving order.

IN RE E. J. R. WHITLEY, EX PARTE MIRFIELD COMMERCIAL Co.; IN RE J. J. R. WHITLEY, EX PARTE MIRFIELD COMMERCIAL Co., 8 Mort. 149

#### Receiving order—continued.

Refusal of-"Sufficient cause"-Costs of petition exhausting assets.

IN RE JUBB, EX PARTE BURMAN, 4 Manson, 80

Rescission—Arrangement with creditors—Sanction of Court not obtained —Discretion—B. A., 1883, s. 104—B. A., 1890, s. 3, sub-s. 6.

IN RE IZOD, Ex PARTE OFFICIAL RECEIVER, 4 Manson, 343

—— Consent of creditors—Proposal of debtor—Scheme of arrangement— Discretion and duty of Court—B. A., 1883, ss. 18, 35.

IN RE HESTER, EX PARTE HESTER, 6 Morr. 85

- Public examination not concluded—Discretion of Court—B. A., 1883, s. 104. IN RE LESLIE, EX PARTE LESLIE, 4 Morr. 75
- ---- Consent of creditors not obtained—Judgment debt paid—B. A., 1883, s. 103, sub-s. 5. In Re Hughes, Ex parte Hughes, 4 Morr. 236
- ---- Consent of petitioning creditor-Duty of Court-B. R., 1883, 1890, r. 134B.

IN RE FLATAU, EX PARTE OFFICIAL RECEIVER, 10 Mort. 151

Irregularity of bankruptcy notice and petition—Bankruptcy petition in name of partners—Bankruptcy of one partner between service and hearing of petition—Amendment.

IN RE OWEN, EX PARTE OWEN, 1 Morr. 98

- Order made by direction of Court of Appeal—B. A., 1883, s. 104.
  - IN RE PERKINS, EX PARTE PERKINS, 7 Morr. 78
- ----Order made in County Court—Subsequent compromise—Application to Court of Appeal to rescind receiving order—Jurisdiction.

IN RE SHURLY, EX PARTE SHURLY, 5 Morr. 158

—— Summary administration—Appeal by petitioning creditor—Leave not obtained—B. A., 1883, s. 121—B. R., 1886, r. 273 (6).

In Re Clarke, Ex parte Baynes, 4 Morr. 80

—— Transfer of proceedings to proper Court—Debt paid—B. A., 1883, s. 108, sub-s. 5; s. 104—B. R., 1886, r. 360 (1).

IN RE HUGHES, EX PARTE HUGHES, 4 Morr. 78

— Undischarged bankrupt—Repeated bankruptcies—Committal orders—Filing own petition—Abuse of process of Court.

In Re Betts, Ex parte Official Receiver, 8 Manson, 227

Surety-Security held by petitioning creditor-Duty to realise.

IN RE G. HODGES, EX PARTE MATTHEWS, 3 Manson, 329

Stay of actions—Order not drawn up—Payment of fee—Abandonment of order—B. A., 1883, s. 9; s. 103, sub-s. 5.

BLOUNT v. WHITELY, 6 Manson, 48

Stay of proceedings under receiving order—Application for to what Court
—B. R., 1886, r. 134—R. S. C., 1883, Ord. 58, r. 16.

In Re Carter, Ex parte Carter, 5 Mort. 284

And see County Court-Trustee.

# Re-Exchange. See Proof.

# Registrar.

Duty of—Preferential claim—Apprenticeship fee—Application for return to be made to Registrar—B. A., 1883, s. 41.

IN RE RICHARDSON, EX PARTE GOULD, 4 Morr. 47

—— Request from foreign Court in aid—Bankruptcy at Cape of Good Hope—Order to hand over books—B. A., 1883, s. 118.

In Re Firbank, Ex parte Knight, 4 Morr. 50

Neglect of Registrar of County Court to carry out order of Court of Appeal
—Procedure to enforce obedience—Bankruptcy Appeals (County Courts)
Act, 1884, s. 2. IN RE WISE, EX PARTE ROWLAND, 3 Morr. 174
And see Review.

# Re-hearing.

Order made on motion against respondent by reason of neglect of solicitor to appear—Application to rehear—Condition on which leave to rehear granted—B. A., 1883, s. 104.

In Re Blennerhasset, Ex parte Blennerhasset, 7 Mort. 282

# Reputed ownership.

- Book debts—Appointment of receiver—Notice of assignment—B. A., 1883, ss. 44, 49. In Re Tillett, Ex parte Kingscote, 6 Morr. 70
- —— No notice of assignment to debtors—Conveyancing and Law of Property Act, 1881, ss. 19, 24—B. A., 1883, s. 44, sub-ss. 3; s. 49.

  RUTTER v. EVERETT, 2 Manson, 371
- Custom of particular trade—Agistment—B. A., 1883, s. 44, sub-s. (iii.).
  IN RE WOODWARD, EX PARTE HUGGINS, 3 Morr. 75
- —— Goods sent on "sale or return"—B. A., 1883, s. 44, sub-s. (iii.).

  IN RE HORN, EX PARTE NASSAN, 3 Morr. 51
- —— Hiring of printing machinery—Type—B. A., 1883, s. 44, sub-s. (iii.).

  IN RE THACKRAH, EX PARTE HUGHES AND KIMBER, 5 Morr. 235
- —— Iron safes—B. A., 1883, s. 44, sub-s. (iii.).

In Re Lock, Ex parte Poppleton (No. 2), 8 Morr. 51

- —— Purchaser's goods in vendor's warehouse—B. A., 1883, s. 44, sub-s. (iii.). IN RE TAYLOR, EX PARTE DYER, 2 Morr. 268
- Van let to grocer and provision merchant on conditional sale and hiring agreement—B. A., 1883, s. 44, sub-s. (iii.).

IN RE JENSEN, EX PARTE CALLOW, 4 Morr. 1

# Reputed ownership—continued.

Deposit of shares with bank-B. A., 1883, s. 44, sub-s. (iii.).

IN RE JENKINSON, EX PARTE NOTTINGHAM AND NOTTINGHAMSHIRE BANK, 2 Morr. 181

Lodging-house keeper not providing board-B. A., 1883, s. 44.

IN RE HARRISON, EX PARTE OFFICIAL RECEIVER, 10 Morr. 1

Picture lent by owner to artist for exhibition—Bankruptcy of artist—B. A., 1883, s. 44, sub-s. (iii.).

IN RE COOK, EX PARTE DUDGEON, 1 Morr. 108

Sale of surplus produce of farm and garden for profit—Bill of sale—B. A., 1883, s. 44, sub-s. (iii.).

In Re Wallis, Ex parte Trustee, 2 Morr. 79

Shares in railway company—Chose in action—B. A., 1883, s. 44, sub-s. (iii.).

COLONIAL BANK v. WHINNEY, 3 Morr. 207; 2 Morr. 234

Stands for display of goods used by bankrupt with consent of true owner —B. A., 1883, s. 44, sub-s. (iii.). SHARMAN v. MASON, 7 Manson, 19

Trade debts—Unaccepted bills—Indorsement—Notice—B. A., 1883, s. 44, sub-s. 2 (iii.).

IN RE GOETZ, JONAS & Co., Ex PABTE ARMSTRONG & Co., 5 Manson, 76

And see Bill of sale.

## Request.

Order of, to Irish Court.

IN RE BELL, 2 Morr. 291

--- to Scotch Court.

In Re Armstrong, Ex parte Lindsay, 2 Morr. 271

#### Review.

Reviewing decision of Registrar—B. A., 1883, s. 104.

IN RE A. MOORE, 2 Morr. 78

And see Discharge.

# Rule in Clayton's case.

Agent, Bankruptcy of-Following trust money.

MUTTON v. PEATE, 6 Manson, 424

# Salary.

Appropriation of—Commercial traveller—Annual salary—Engagement terminable at week's notice—B. A., 1883, s. 53, sub-s. 2.

IN RE BRINDLEY, Ex PARTE BRINDLEY, 4 Morr. 104

- —— Duty of Court on making order setting aside salary—B. A., 1883, s. 53, sub-s. 2. IN RE SHINE, EX PARTE SHINE, 9 Morr. 40
- —— Order on bankrupt to set aside part of salary for benefit of creditors

  —Application for discharge—Discharge suspended for nine months—
  Subsequent order directing payments to be continued—B. A., 1883, s. 28;
  s. 53, sub-s. 2. IN RE GOLD, EX PARTE GOLD, 2 Morr. 45

## Salary-continued.

Appropriation of—Special case—Bankruptcy of clergyman—Chaplain of workhouse—Charge given on salary—Validity of charge—Public policy—B. A., 1883, s. 97.

IN RE MIRAMS, 8 Morr. 59

— Wages of working man—B. A., 1883, s. 53, sub-s. 2.
In Re Jones, Ex Parte Lloyd (No. 2), 8 Morr. 210

### Sale.

See Execution.

## Scheme of arrangement.

See Composition and scheme of arrangement.

#### Secured creditor.

Equitable execution—Appointment of receiver of chattels—Receiving order against debtor before sale of goods—Completion of execution—B. A., 1883, ss. 9, 45, 168.

In Re Dickenson, Ex parte Charrington & Co., 6 Morr. 1

---- Appointment of receiver of equitable interest.—Share in residuary estate under a will—Completion of execution—B. A., 1883, ss. 9, 45, 168.

IN BE POTTS, EX PARTE TAYLOR AND SONS, 10 Morr. 52

Valuation of security in petition—Right of trustee to redeem at assessed value—Contract induced by fraud—Voidable contract—Election by vendor to affirm—B. A., 1883, s. 6, sub-s. 2; sched. 1, r. 12; sched. 2, rr. 11-13—B. B., 1886, 1890, r. 353—Larceny Act, 1861, s. 100.

IN RE VAUTIN, EX PARTE SAFFERY, 6 Manson, 391

And see Execution—Petition.

#### Security for costs.

See Appeal.

#### Set-off.

See Costs-Mutual credit and set-off-Proof.

#### Settlement.

Ante-nuptial settlement—Void as against creditors—Fraud—13 Eliz. c. 5. IN RE PENNINGTON, EX PARTE PENNINGTON, 5 Morr. 268, affirming S. C. sub nom. IN RE PENNINGTON, EX PARTE COOPER, 5 Morr. 216

Joint power of appointment—Re-settlement—Life estate—Gift over on bankruptcy—Trust to pay debts—Revocable mandate—Bankruptcy of tenant for life—Title of trustee in bankruptcy—B. A., 1883, s. 44.

IN RE ASHBY, EX PARTE WREFORD, 9 Morr. 77

Marriage settlement—Future settlement of money—B. A., 1883, s. 47, sub-s. 2. In Re Knight, Ex parte Cooper, 2 Morr. 223

Married woman—Separate property without power of anticipation— Married woman trading separately from husband—Bankruptcy of

#### Settlement-continued.

married woman—Death of husband—Title of trustee in bankruptcy to life estate—Married Women's Property Act, 1882, s. 1, sub-s. 5; s. 19.

IN RE WHEELER'S SETTLEMENT, BRIGGS v. RYAN, 6 Manson, 872

Post-nuptial settlement—"Apparent possession"—Husband and wife living together—B. of S. A., 1854, ss. 1, 7.

IN RE SATTERTHWAITE, Ex PARTE TRUSTEE, 2 Manson, 52

— Money of wife lent to husband not for purposes of trade or business Husband's life interest—Gift over on bankruptcy or alienation—Validity of settlement—Married Women's Property Act, 1882, s. 3.

MACKINTOSH v. Pogose, 2 Manson, 27

— Wife's property—Recital of ante-nuptial agreement to settle—Statute of Frauds, s. 4—Estoppel—Husband's trustee in bankruptcy.

In Re Holland, Gregg v. Holland, 8 Manson, 266

— Validity—Spendthrift—Bona fides—Colourable consideration—Defeating and delaying creditors—B. A., 1883, s. 47—13 Eliz. c. 5—Common solicitor—Constructive notice.

In Re Tetley, Ex parte Jeffrey, 8 Manson, 226, 821

Settlement declared void against trustee in bankruptcy—Secured creditor—Acceleration of rights of unsecured creditors—Priority.

SANGUINETTI v. STUCKEY'S BANKING Co., 1 Manson, 477

- Settlement of personalty—Bankruptcy of settlor—"Possession, order, and disposition" of bankrupt—"Consent and permission of true owner"

  Cestus que trustent—Trustees—Settlor—B. A., 1849, ss. 125, 141—B. A., 1883, s. 44, sub-s. 3.

  IN RE MILLS' TRUSTS, 2 Manson, 479
- Voluntary settlement—Advance to son to start in business—B. A., 1883, ss. 47, 168. IN RE PLAYER, EX PARTE HARVEY (No. 2), 2 Morr. 265—Avoidance of—B. A., 1883, s. 47.

IN RE ASHCROFT, EX PARTE TODD, 4 Morr. 209 IN RE PLUMMER, EX PARTE TRUSTEE, 7 Manson, 367

———— "Settlement"—Gift of diamonds by husband to wife within two years of bankruptcy—Claim by trustee—B. A., 1883, s. 47.

In Re Vansittart, Ex parte Brown, 9 Morr. 280

---- Gift of jewellery-B. A., 1883, s. 47.

In Re Tankard, Ex parte Official Receiver, 6 Manson, 188

— Mortgage of settled property by donee before settlement declared void—Bonû fide purchaser for valuable consideration—Title of trustee in bankruptcy—Construction of statute—B. A., 1883, s. 47.

IN RE BRALL, EX PARTE NORTON, 10 Morr. 166; IN RE NAYLOR, EX PARTE STEPHENSON, 10 Morr. 173

IN RE VANSITTART, EX PARTE BROWN, 10 Morr. 44

#### Settlement—continued.

Voluntary settlement—Damages recovered against co-respondent—Bankruptcy of settlor—Defeasible life-interest—"Property"—Sanction of Court. In Re Stephenson, Ex parte Brown, 4 Manson, 13

— Life estate reserved to settlor—Inability to pay debts without aid of property comprised in settlement—B. A., 1883, s. 47.

In Re Lowndes, Ex parte Official Receiver, 4 Morr. 139

—— Life policies—No provision for keeping up policies—Payment of premiums by bankrupt—B. A., 1883, s. 47.

In Re Harrison and Ingram, Ex parte Whinney, 7 Manson, 878

---- Shares-Settlement made before Act passed-B. A., 1883, s. 47.

IN RE PLAYER, EX PARTE HARVEY (No. 1), 2 Morr. 261

—— Surplus under settlement after paying debts—Avoidance whether absolute or pro tanto only—B. A., 1883, s. 47.

IN RE SIMS, EX PARTE SHEFFIELD, 3 Manson, 340

See also Act of bankruptcy—Administration of estate of deceased insolvent—Trustee.

#### Shares.

In railway company—Chose in action.

Colonial Bank v. Whinney, 3 Morr. 207

#### Sheriff.

Execution—Sheriff's officer—Alleged misconduct—Action for penalty—
"Taking or demanding money or reward"—Construction of statute—
Sheriffs Act, 1887, s. 29, sub-s. 2 (b).

WOOLFORD'S TRUSTEE v. LEVY, 8 Morr. 206

And see Arrest—Attachment—Bankruptcy notice—Costs—Elegit—Execution.

# Shorthand notes.

See Evidence.

# Shorthand writer.

Costs of.

In Re Day, Ex parte Trustee, 1 Morr. 251

# Small bankruptcy.

Summary administration order—Leave to issue execution—Jurisdiction—B. A., 1883, s. 122, sub-s. 5. In Re Frank, 1 Manson, 23

—— Refusal of Registrar of County Court to make order—B. A., 1883, s. 121—B. R., 1883, r. 237 (2).

In Re Horniblow, Ex parte Official Receiver, 2 Morr. 124

— Release of Official Receiver—Appointment by creditors of new trustee —B. A., 1883, ss. 82, 121—Bankruptcy (Discharge and Closure) Act, 1887, s. 6. IN RE LEACH, EX PARTE BARNES, 7 Manson, 384 And see Costs—Discharge.

#### Solicitor.

Audience, right of—B. 'A., 1883, ss. 151, 104—Bankruptcy Appeals (County Courts) Act, 1884, s. 2.

IN RE BARNETT, EX PARTE TRUSTRE, 2 Morr. 128; IN RE ELDERTON, EX PARTE RUSSELL, 4 Morr. 36

Employment of—Permission to trustee to employ—B. A., 1883, s. 57.
IN RE VAVASOUR, 7 Manson, 262

Personal liability—Relation back of trustee's title.

In Re Chapman, Ex parte Edwards, 1 Morr. 238

See also Costs—Examination—Fraudulent preference — Official Receiver—Property—Public examination—Settlement.

# Special manager.

Pending petition—Business a going concern—Official Receiver as Interim Receiver—Power to appoint special manager of business—B. A., 1883, s. 5; s. 10, sub-s. 1; s. 12, sub-s. 1.

IN RE A BANKRUPTCY PETITION, 7 Manson, 132

Power of Official Receiver to appoint—Discretion—B. A., 1883, ss. 12, 66; sub-s. 1.

IN RE FREDERION WHITAKER, 1 Morr. 36

# Specific performance.

Action—Judgment—Bankruptcy of purchaser—Note to trustee to elect—B. A., 1883, s. 55, sub-ss. (1), (4)—Jurisdiction of Court in bankruptcy.

IN RE JEWELL, 4 Manson, 28

# Statute of Limitations.

Motion in Bankruptcy Court—Application by trustee for payment of money by third party—Money received more than six years before notice of motion—21 Jac. 1, c. 16, s. 3—B. A., 1883, s. 102, sub-s. 1—B. A., 1869, s. 72.

IN RE MANSEL, EX PARTE NORTON, 9 Morr. 198

#### Stay of proceedings.

Application for, made to Divisional Court of which Judge in bankruptcy was not member—Bankruptcy Appeals (County Courts) Act, 1884, s. 2

—B. A., 1883, s. 27.

IN RE MOON, 3 Morr. 74

Effect of—Receiver—Discharge—Remuneration—B. A., 1883, s. 10, sub-s. 2.

IN RE PARKER AND PARKER, EX PARTE OFFICIAL RECEIVER, 1
MOTT. 39

And see Foreign bankruptcy—Receiving order.

#### Stock Exchange transactions.

Bankruptcy of broker—Debt for differences due to customer—Collection of assets by Official Assignee of Stock Exchange—Surplus after payment of Stock Exchange creditors—Claim by trustee in bankruptcy.

King v. Hutton, 6 Manson, 385; 7 Manson, 393

# Stock Exchange transactions—continued.

Contract by way of gaming—Contract for differences—Appropriation of profits—Bonâ fide transactions—"Cover"—Money deposited "to abide the event"—Gaming Act, 1845, s. 18.

In Re Cronmire, Ex parte Waud, 5 Manson, 30

And see Composition and scheme of arrangement—Discharge— Proof.

# Stoppage in transitu.

See Goods.

#### Surety.

See Fraudulent preference—Proof.

# Suspension of payment.

See Act of bankruptcy.

#### Taxation.

See Costs.

#### Time.

See Delay-Appeal-Proof-Disclaimer-Act of bankruptcy.

#### "Trade of business."

See Reputed ownership.

# Transfer of proceedings.

Administration action—Judicial discretion—B. A., 1883, s. 102 (4).

IN RE SOMES, EX PARTE DELLER, 2 Manson, 396

From County Court to High Court or vice versa—Notice to Official Receiver.

IN RE JACK, 1 Morr. 150

From County Court—Refusal of County Court Judge to grant certificate—Appeal—B. A., 1883, s. 95, sub-s. 2; s. 104—B. R., 1883, rr. 16, 17.

IN RE WALKER, EX PARTE SOANES, 1 Morr. 193

In lieu of committal—Notice to judgment debtor—B. A., 1883, s. 103, sub-ss. 4, 5—B. R., 1885, r. 268 (1) (a).

IN RE ANDREWS, Ex PARTE ANDREWS, 2 Manson, 244

Mortgage—Foreclosure—Originating summons—Bankruptcy of mortgagor
—Transfer to Queen's Bench Division—Rule as to transfer—B. A., 1883,
s. 102, sub-s. 4.

IN RE CHAMPAGNÉ, EX PARTE KEMP, 10 Morr. 285

Of action pending in another division—Advantage—B. A., 1883, s. 102, sub-s. 4.

IN RE WHITE & Co., EX PARTE OFFICIAL RECEIVER, 1 Morr. 77

# Transfer of proceedings—continued.

Of action pending in another division—Convenience—Delay—B. A., 1883, s. 102, sub-s. 4. IN RE Boss, Ex PARTE TRUSTEE, 5 Morr. 281

On bankruptcy of partners-B. A., 1883, s. 112.

IN RE NICHOLSON, EX PARTE NICHOLSON, 3 Morr. 46

Under section 125 for administration of estate of deceased insolvent.

IN RE J. A. MAY, EX PARTE E. MAY, 1 Morr. 232

Where receiving order made under section 103—Debt paid—Application to rescind receiving order.

IN RE HUGHES, EX PARTE HUGHES, 4 Morr. 78

And see Committal.

# Trespass.

Action for—Personal annoyance—Bankruptcy of plaintiff—Cause of action—Divisibility—B. A., 1883, ss. 44, 168.

Rose v. Buckett, 8 Manson, 259

# Trust, Breach of.

See Fraudulent preference.

#### Trustee.

Account—Claim for, by Board of Trade—"Such trustee"—Old liquidation—No funds in hand—B. A., 1883, s. 162 (i.) (ii.) (a) (b).

IN RE CORNISH, EX PARTE BOARD OF TRADE, 3 Manson, 48; 2 Manson, 500

Application for directions—Liquidation—Scheme of arrangement—Right of debtor to be heard—Right of appeal—B. A., 1869, ss. 71, 20—B. R., 1870, r. 112, and Form 53—B. A., 1883, ss. 104, 89, 90—B. R., 1886, r. 313, and Form 117.

IN RE WEBB AND SONS, EX PARTE WEBB AND SONS, 4 Morr. 52

Appointment—Objection by Board of Trade—Difficulty of acting impartially in interests of creditors generally—Accountability—Discretion of Board of Trade—B. A., 1883, s. 21, sub-s. 2.

IN RE MARDON, EX PARTE BOARD OF TRADE, 2 Manson, 511

2. 22 22 22 22 22 22 22 22 22 22 22 22 2
Costs-B. A., 1883, s. 21.
IN RE STOVOLD, EX PARTE BOARD OF TRADE, 6 Morr.
validity of objection—Right of appeal—B. A., 1883, ss. 21, 104.
IN RE LAMB, EX PARTE BOARD OF TRADE, 1 Manson, 221, 37
In Re-Games, Ex parte Board of Trade, 1 Morr. 21

---- Trustee under previous deed of assignment appointed trustee in bankruptcy—B. A., 1883, s. 21.

IN RE MARTIN, EX PARTE BOARD OF TRADE, 5 Morr. 129

#### Trustee—continued.

Conflict of directions—Application to Court.

IN RE F. W. OBORNE, EX PARTE MARILLIER, 3 Manson, 238

Criminal proceedings pending against—Annulment of bankruptcy—Application by bankrupt for delivery of books and account—Adjournment.

In Re Palmer, Ex parte Palmer, 8 Mort. 267

Deed of arrangement—Account—Board of Trade—Stamp—No assets—B. A., 1890, s. 25, sub-s. 2 (b)—Fees, Table F.

In Re Hertage, 3 Manson, 297

---- Neglect of trustee to transmit accounts-Motion-Costs.

In Re Freeman, Ex parte Board of Trade, 1 Manson, 61

Disobedience to order of Board of Trade to furnish accounts—Trustee under scheme of arrangement—Application to enforce order—Jurisdiction where trustee removed—B. A., 1883, ss. 78, 102, sub-s. 5—B. R., 1886, rr. 289, 292.

IN RE ROGERS, EX PARTE BOARD OF TRADE, 4 Morr. 67

Disobedience to order of Board of Trade to furnish affidavit of no receipts— Trustee under scheme of arrangement—Personal obligation on trustee to provide stamp to affidavit—B. A., 1883, s. 78—B. R., 1886, r. 291.

In Re Rowlands, Ex parte Board of Trade, 4 Morr. 70

Duties of, with regard to appeals—Costs against trustee personally—Bankruptcy Appeals (County Courts) Act, 1884, s. 2.

In Re Malden, Gibson & Co., Ex parte James, 3 Morr. 185

Examination of—Discovery of debtor's property—Application to examine trustee—Alleged misconduct in sale of bankrupt's property—Costs—B. A., 1883, s. 27.

In Re Whicher, Ex parte Stevens, 5 Morr. 178

Marriage settlement—Motion by creditor to declare rights of trustee in bankruptcy—Viva voce evidence—B. A., 1883, s. 89.

IN RE GENESE, EX PARTE KEARSLEY & Co., 3 Morr. 57

Receiving order against—Rescission—Effect of—B. A., 1883, ss. 85, 86, 87.

In Re Newman, Ex parte Official Receiver, 6 Manson, 381

Release—Revocation—"Suppression or concealment of material fact"—B. A., 1883, s. 82, sub-s. 3.

IN RE HARRIS, EX PARTE HASLUCK, 6 Manson, 259

Removal—Irregularity—Delay in paying in—Deceit—B. A., 1883, s. 86—B. A., 1890, s. 4.

In Re Morgan, Isted and Morgan, Ex parte Wilding, 2 Manson, 526

— Notice to deliver up books and papers—Non-compliance with notice —Application to Court to enforce obedience—B. A., 1883, s. 102, sub-s. 5—B. R., 1886, r. 292.

In Re Hincks and Radcliffe, Ex parte Board of Trade, 8 Mort. 295

#### Trustee -continued.

Remuneration—Composition—Resolution of creditors—*Ultra vires*—Fund for composition provided by father of debtor—B. A., 1883, s. 72, sub-s. 1—B. A., 1890, s. 15, sub-s. 1.

IN RE CHRISTIE, EX PARTE CHRISTIE, 7 Manson, 1

----Remuneration fixed by resolution of committee of inspection—Realisation of assets subsequent to resolution—Claim of trustee to remuneration at rate originally fixed—Objection of committee of inspection—Second resolution passed by committee altering rate—Powers of committee—B. A., 1883, s. 72.

IN RE MARSDEN, EX PARTE BOARD OF TRADE, 9 Morr. 70

IN RE SHIRLEY, EX PARTE BOARD OF TRADE, 9 Morr. 147

And see In Re Gallard, Ex parte Harris, 9 Morr. 52

And see Committee of inspection.

# Undischarged bankrupt.

Surplus assets—Charge—Contract to purchase real estate—Assignment— Mertgagee's lien—Second bankruptoy—Rights of second trustee—Judgments Act, 1838, s. 92—B. A., 1883.

BIRD v. PHILPOTT, 7 Manson, 251

Trustee in bankruptcy—Interpleader—Money deposited with stakeholder to abide result of billiard match—Gaming Act, 1845, s. 18—B. S. C., 1883, Ord. 57, r. 1. Shoolered v. Roberts, 7 Manson, 388

And see After-acquired property.

# Vendor and purchaser.

Contract for sale of leasehold property before bankruptcy—Disclaimer of contract by trustee—B. A., 1883, s. 55.

In Re Bastable, Ex parte Trustee, 8 Manson, 239

Specific performance against trustee—Disclaimer of leaseholds—B. A., 1883, s. 55. Pearce v. Bastable's Trustee, 8 Manson, 287

#### Vesting order.

See Disclaimer.

Vivå voce evidence.

See Evidence.

# Voluntary conveyance.

Grantee under—Contract for sale—Defeasible title—Forcing on purchaser—B. A., 1883, s. 47.

In Re Carter and Kenderdine's Contract, 4 Manson, 34

# Voluntary settlement.

See Settlement.

#### Wages.

See Preferential debts—Salary.

## Water rate.

Arrears of—Payment by trustees in bankruptcy under protest—Right to recover back—"Incoming tenant"—Waterworks Clauses Act, 1847, ss. 43, 53, 70-74—Metropolis Water Act, 1871, s. 48.

IN RE FLACK, EX PARTE BERRY, 7 Manson, 141

#### Wife.

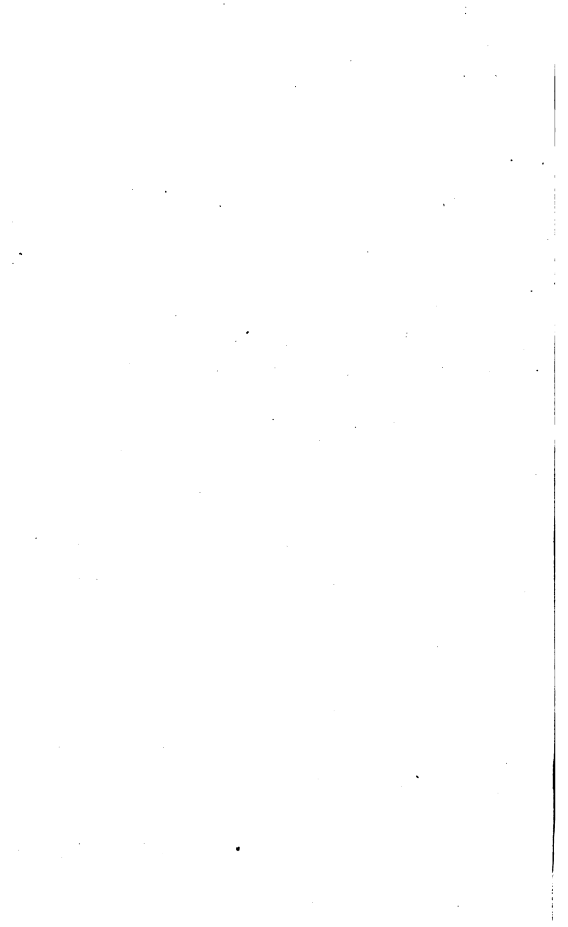
See Married woman-Proof.

# Will.

See Forfeiture.

# Witness.

See Examination—Discovery.



.

. 1

- County Courts.—The Annual County
  Courts Practice; centaining the Jurisdiction and Practice under the County
  Courts Act, the Bills of Exchange Act, and
  the Employers' Liability Act, and the
  Statutes and Rules of Practice. By His
  Honour Judge SMYLY. 2 vols. 25s.
- Criminal Law.—Archbold's (J. F.)
  Pleading, Evidence and Practice in Criminal
  Cases, with the Statutes and Precedents of
  Indictments, by Sir J. Jervis. 22nd Edit.
  By W. F. CRAISS. 11. 11s. 6d. 1900.

The Criminal Evidence. Act, 1898, with Introduction and Notes, by A. R. BUTTERWORTH. 5s. 1898.

A Collection of Criminal Acts, with Notes, &c.
By W. F. CRAIES. 10s. 1894.
Mew's Digest of Cases relating to Criminal Law

to the end of 1897. 25s. 1898 Russell (Sir W. O.) on Crimes and Misdemeanours. 6th Edit. 3 vols. 5l. 15s. 6d. 1896.

ROSCOE'S (H.) Digest of the Law of Evidence in Criminal Cases. 12th Ed. By A. P. Keep. 11. 11s. 6d. 1898.

Deeds.—Rules for the Interpretation of Deeds. With a Glossary. By Sir H. W. ELPHINSTONE, R. F. NORTON, and J. W. CLARK. 2nd Edit. In preparation. Kelke's Epitome of Rules for Interpretation

of Deeds. 6s. 1901.

Designs.—EDMUNDS on Copyright in Designs. Being a Complete Treatise on the Law and Practice in the Courts and at the Patent Office relating to Designs, with Forms and Precedents. By LEWIS EDMUNDS and W. MARCUS-SLADE. 15s. 1895.

Dictionary.—The Judicial Dictionary of Words and Phrases Judicially Interpreted. By F. STROUD. 30s. 1890.

Digest of English Case Law (The).

—Superseding and Consolidating all previous Digests of the Reports down to the end of 1897, including a selection of Irish Cases. By John Mews, assisted by Nineteen other Barristers at Law. 201. 1898.

Continued annually.

A Digest of Cases Overruled, &c., in the
English Courts to the end of 1899. By W.
A. G. Woods and J. RITCHIE.

Divorce. — Browne & Powles' Law and Practice in Divorce and Matrimonial Causes; with the Statutes, Rules, Fees and Forms. 6th Edit. 25s. 1897.

Easements.—GALE on Easements. 7th Edit. By G. CAVE. 25s. 1899.

Ecclesiastical Law. — Phillimore's

Ecclesiastical Law of the Church of England.

By Sir ROBERT PHILLIMORE. 2nd Edit.

2 vols. 31. 3s. 1895.

Ejectment.—Williams (J. H.) and YATES' (W. B.) Law of Ejectment. 16s. 1894.

Equity.—White & Tudor's Selection of Leading Cases in Equity, with Notes. 7th Edit. By T. Snow and W. F. Phill-potts. 2 vols. 31, 15s. 1897.

KELKE'S Epitome of Leading Cases in Equity, founded on White and Tudor. 6s. 1901.

Fyidence — TAYLOR'S (PITT) Treatise

Evidence.—TAYLOR'S (PITT) Treatise on the Law of Evidence, as administered in England and Ireland. By His Honour Judge PITT-TAYLOR. 9th Edit. By G. PITT-LEWIS. In 2 vols. 31.3s. 1895.

Evidence—continued.

BEST'S Principles of Evidence. With Elementary Rules for conducting the Examination and Cross-Examination of Witnesses. 9th Ed. By J. M. Lely. 25s. 1902.

Executors.—WILLIAMS' (Sir E. V.)
Treatise on the Law of Executors and Administrators. 9th Edit. 3l. 16s. 1893.

Factories.—Law relating to Factories and Workshops under the Factory and Workshop Act, 1901. With Rules, Orders, &c., and other Statutes affecting the subject. By W. BOWSTEAD. 10s. 1901.

Forms and Tables.—Rouse's Practical Man. 17th Edit. Giving many extra Instructions, Forms, Rules and Tables. By E. E. H. BIRCH. 10s. 6d. 1900.

Fraud.—Kern's Treatise on the Law of Fraud and Mistake. 3rd Edit. By S. E. WILLIAMS. 25s. 1902.

Guide for Articled Clerks.—A new Guide for Articled Clerks, containing the most recent Regulations and Examination Papers. By H. W. Stiff, Solr. 6s. 1895.

Guide to the Bar.—A New Guide to the Bar, containing the most Recent Regulations and Examination Papers. By M.A. and LL.B., Barristers-at-Law. 5s. 1896.

Horses.—Oliphant's Law of, including the Law of Innkeepers, Veterinary Surgeons, &c., and of Hunting, Racing, Wagers and Gaming. 5th Edit. By CLEMENT ELPHIN-STONE LLOYD, B.A. Oxon. 21s. 1896.

Income Tax.—Income Tax Acts, with Introduction, Notes, and Cross-references. By H. St. G. Peacock. 15s. 1901.

Inebriates.—The Law of Inebriate Reformatories and Retreats, comprising the Inebriates Acts, 1879 to 1898, &c. By WYATT PAINE. 6s. 1899.

International Law.—Westlake, J., Q.c., on Private International Law. 4th Edit. In preparation.

Interpleader.—Law and Practice of Interpleader in the High Court and County Courts. With Forms, &c. By M. CABABÉ. 3rd Edit. 6s. 1900.

Justices.—Wigram's Justices' Note Book. 7th Edit. 10s. 6d. 1900

Law of Landlord and Tenant. —Woodfall's
Law of Landlord and Tenant. 16th Edit.
By J. M. Lely. 88s. 1898.

Licensing.—Licensing Law.—So far as it relates to the Sale of Intoxicating Liquors, Theatres, Dancing, etc. By R. M. Montgomery. 2nd Ed. 18s. 1900.

Local Government and Taxation.

—An Outline of, in England and Wales, excluding London. By R. S. WRIGHT and H. HOBHOUSE. 2nd Edit. 7s. 6d. 1894.

Maxims.—Broom's (Dr.) Selection of Legal Maxims. Classified and Illustrated. 7th Ed. by H. F. Manisty and H. Chitty. 28s. 1900.

Mercantile Law.—Smith's (J. W.) Compendium of Mercantile Law. 10th Ed. By J. Macdonell, M.A. 2 vols. 21. 2s. 1890. 3, CH4

# 3 6105 044 199 136

Merchant Shipping.—A T1
the Law of Merchant Shipping.
By DAVID MACLACHLAN, M.A. 2l. 2s. 1892.
MARSDEN'S Digest of Cases relating to
Shipping, Admiralty, and Marine Insurance
to the end of 1897. 30s.
PULLING'S (A.) Shipping Code; being the
Merchant Shipping Act 1894 with Notes.

PULLING'S (A.) Shipping Code; being the Merchant Shipping Act, 1894, with Notes. 7s. 6d. net. 1894.

Mining.—MAOSWINNEY (R. F.) on the Law of Mines, Minerals and Quarries. 2nd Edit. 2l. 1897.

Mortgages.—Robbins' (L. G. G.) Treatise on the Law of Mortgages, Pledges, and Hypothecations. 3l. 1897.

Nici Princ.—Roscow's (H.) Digest of the

Nisi Prius.—Roscoe's (H.) Digest of the Law of Nisi Prius Evidence. 17th Edit. 2 vols. 21. 2s. 1900.

Parish Law.—Steen's Parish Law. 1899.

Partnership.—A Treatise on the Law of Partnership. By the Right Hon. Sir NATHANIEL LINDLEY, Knt., Master of the Rolls. 6th Edit., by W. B. LINDLEY, M.A. 35s.

FOWKE & HENDERSON'S Partnership between Solicitors. A Collection of Precedents. By

V. DE S. FOWKS and E. B. HENDERSON, 6s. 1894. Patents.—Terrell's Law and Practice relating to Letters Patent for Inventions.

By Thos. Terrell. 3rd Edit. 25s. 1895.

Personal Property.—Goodeve's Modern Law of Personal Property. 3rd Edit.

By J. Herbert Williams. 18s. 1899. Kelke's Epitome of Personal Property Law. 6s. 1901.

WILLIAMS' (JOSHUA) Principles of the Law of Personal Property, intended for Students. 15th Edit. 21s. 1900.

Privy Council.—Practice of the Privy Council on Appeals from British and Colonial Courts. With Forms and Precedents. By F. STAFFORD and G. WHEELER. 21. 10s. 1901.

Probate. — Powles & Oakley. A
Treatise on the Principles and Practice of
the Court of Probate in Contentious and
Non-Contentious Business. Being the 3rd Ed.
of Browne on Probate. 1 vol. 30s. 1892.

Procedure.—High Court Procedure with reference to Firms, Corporations, Companies, and other Associations. By R. E. Ross.

In the Press.

Real Property.—Principles of the Law of Real Property. Intended as a First Book for the Use of Students in Conveyancing. By the late Joshua Williams, Esq. 19th Ed. By T. C. Williams, Ll. 21s. 1901.

GOODEVE'S Modern Law of Real Property, with an Introduction for the Use of Students. 4th Edit. By Sir H. W. ELPHINSTONE and J. W. CLARK. 21s. 1897.

An Epitome of Real Property Law, for the Use of Students. By W. H. HASTINGS KELKE, M.A. 2nd Edit. 6s. 1899.

SHELFORD'S Real Property Statutes. 9th Edit. By Thomas H. Carson, assisted by Harold B. Bompas. 30s. 1892. Chancery. 4th Edit. By P. F. Wheeler and C. Burney. 10s. 1900.

and C. BURNEY. 10s. 1900.

Roman Law.—Kelke's Epitome of
Roman Law. 6s. 1901.

aw and Practice

Sale.—Benjamin's (J. P.) Treatise on the Law of Sale of Personal Property, with reference to the American Decisions and the French Code and Civil Law. 5th Edit.

In preparation.

Newbolt. The Sale of Goods Act, 1893, with

Notes. By Frank Newbolt. 2nd Edit.
3s. 1897.

KER (W. C. A.) and PEARSON GEE'S (A. B.) Commentary on the Sale of Goods Act, 1893; forming a supplement to Benjamin on Sale. 18s. 1894.

Settled Land Acts.—The Law and Practice under the Settled Land Acts, 1882 to 1890. By Aubrey St. John Clerke, B.A. 2nd Edit. 9s. 1891.

Sheriff Law.—Mather's (P. E.) Compendium of the Law relating to the Office and Duties of a Sheriff. 25s. 1894.

Statutes.—CHITTY'S Statutes of Practical Utility. New Edit. By J. M. LELY.
Magna Charta to 1894. 13 vols. 13l. 13s.
Continued by Annual Supplements.

MAXWELL on the Interpretation of Statutes. 3rd Edit. 21s. 1896.

Support and Subsidence.—Banks.
A Treatise on the Law of Support for Land,
Buildings, and Public Works. By G. Banks.
12s.
1894.

Title.—Hints as to Advising on Title.

3rd Edit. By W. H. Gover. 8s. 1896.

TOPTS.—The Law of Torts.

CLERK and W. H. B. LINDSELL. 2nd Edit.

CLERK and W. H. B. LINDSELL. 2nd Edit. 25s. 1896.
FRASER'S Compendium of the Law of Torts. 4th Edit. 6s. 1898.

Trade Marks.—A Treatise on the Law of Trade Marks, Trade-Name, and Merchandise Marks. By D. M. Kerly. 2nd Edit. 35s. 1901.

Trade Unions.—Trade Union Law and Cases. By H. Cohen and G. Howell. 6s. net. 1901.

Trusts.—Lewin's (Thomas) Practical
Treatise on the Law of Trusts. 10th Edit.
2l. 2s. 1898.
Romer's Judicial Trustees' Guide. Com-

prising the Judicial Trustees Guide. Comprising the Judicial Trustees Act, 1896, the Rules of 1897, Synopsis and List of Trustees' Investments, and the Law and Practice on the subject. By T. A. ROMER. 8s. 1898.

Vendor and Purchaser.—Law relating to Vendors and Purchasers of Real Property. By T. C. WILLIAMS. In the Press.

Wigram's Justices' Note Book.
7th Ed. By H. Warburton. 10s. 6d. 1900.

Wills.—JARMAN'S (T.) Treatise on Wills. 5th Edit. 2 vols. 3l. 10s. 1893. HAYES (W.) and JARMAN'S (T.) Concise Form of Wills: with Practical Notes. 11th Edit

of Wills; with Practical Notes. 11th Edit. By J. B. MATTHEWS. 21s. 1898. Workmen's Compensation. — Law

npensation. With and Forms. By 1901.